EXHIBIT A

In the Matter Of:

In Re - Celsius Network LLC

OREN BLONSTEIN

November 22, 2022



1 1 UNITED STATES BANKRUPTCY COURT 2 SOUTHERN DISTRICT OF NEW YORK 3 4 In re 5 CELSIUS NETWORK LLC, et al., Case No. 6 22-10964 (MG) Debtor. 7 8 9 10 ** CONFIDENTIAL ** 11 12 13 VIDEO RECORDED EXAMINATION OF 14 OREN BLONSTEIN 15 16 TAKEN ON 17 TUESDAY, NOVEMBER 22, 2022 18 19 20 21 22 CERTIFIED STENOGRAPHER: 23 JESSIE WAACK, RDR, CRR, CCRR, NYRCR, NYACR, CCR-NJ (No. 30XI008238700) CSR-TX (No. 11958) CCR-WA (No. 21007264), CSR-CA (No. 14420), 24 REALTIME SYSTEMS ADMINISTRATOR 25 JOB NO.: 872582

1 2 VIDEO RECORDED EXAMINATION of OREN 3 BLONSTEIN, taken before JESSICA R. WAACK, 4 Registered Professional Reporter, Registered 5 Merit Reporter, Certified Realtime Reporter, Registered Diplomate Reporter, California 6 7 Certified Realtime Reporter, New Jersey 8 Certified Court Reporter (License No. 30XI008238700); Texas Certified Shorthand 9 10 Reporter (License No. 11958); Washington 11 State Certified Court Reporter (License No. 21007264); California Certified Shorthand 12 13 Reporter (License No. 14420); New York 14 Association Certified Reporter, New York 15 Realtime Court Reporter and Notary Public of Washington, D.C. and the States of New York, 16 17 Pennsylvania, Delaware, Maryland and Virginia, at Kirkland & Ellis, LLP, 601 18 Lexington Avenue, New York, New York, on 19 20 Tuesday, November 22, 2022, commencing at 21 9:51 a.m. and concluding at 7:04 p.m. 22 23 24 25

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25		

ALSO PRESENT (remotely) JUAN TORRES, Zoom tech AYDALINE GARCIA, Zoom tech DAVID ADLER, did not provide appearance MICHAEL MORRIS, did not provide appearance CEZARY BORODZIUK, did not provide appearance DEB KOVSKY, did not provide appearance BRYAN KOTLIAR, did not provide appearance

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2	(pro se creditors - remotely)	
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22-10964-mg Doc 1540-1 Filed 12/01/22 Entered 12/01/22 14:55:05 Exhibit A - In Re - Cetsius Network dir Poeposition Transcript (Redacted) Pg 13 of 468 Oren Blonstein Confidential November 22, 2022

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24				
25		000		

```
13
 1
                    *****
 2
                 PROCEEDINGS
 3
         November 22, 2022, 9:51 a.m.
 4
             New York, New York
 5
                     *****
           THE VIDEOGRAPHER: Good morning,
 6
 7
               We are now on the record.
     everyone.
     My name is Kevin-Scott van Vlijmen.
 8
     I'm the videographer retained by
 9
10
     Lexitas.
           This is a video deposition for
11
12
     the United States Bankruptcy Court,
     Southern District of New York.
13
14
           Today's date is November 22 of
15
     2022, and the video time is 9:51 a.m.
16
           This deposition is being held
     both remotely via Zoom as well as in
17
     person at Kirkland & Ellis LLP, at
18
19
     601 Lexington Avenue, New York,
     New York, 10022, in the matter of In
20
     Re: Celsius Network LLC, et al., Case
21
22
     No. 22-10964 (MG).
23
           The deponent is Oren Blonstein.
24
           All counsel will be noted on the
25
     stenographic record.
```

		14	
1	Our court reporter is Jessica		
2	Waack and will now swear in the		
3	witness.		
4	****		
5	OREN BLONSTEIN, sworn		
6	on oath and/or affirmed, called as a		
7	witness herein, was examined and testified		
8	as follows:		
9	****		
10	THE VIDEOGRAPHER: You may		
11	proceed.		
12	MS. BRIER: At the outset, I'm		
13	just going to designate this transcript		
14	as confidential the entire		
15	transcript as confidential.		
16	ZOOM PARTICIPANT: On Zoom, you		
17	can't [inaudible] do that?		
18	MS. BRIER: You can't hear us?		
19	THE STENOGRAPHER: I think		
20	someone just wasn't muted.		
21	ZOOM PARTICIPANT: You are		
22	currently muted.		
23	THE STENOGRAPHER: Can we go off		
24	the record?		
25	THE VIDEOGRAPHER: Yes. All		

```
15
 1
     right.
 2
           The time is currently 9:53 a.m.
 3
     And we are going off the record for
 4
     Media Unit No. 1.
 5
           (Whereupon, a recess was taken at
           9:53 a.m.)
 6
 7
           THE VIDEOGRAPHER: All right.
     The time is currently 9:53 a.m. And
 8
     we're back on the record for Media Unit
 9
     No. 1.
10
           MS. BRIER: At the outset, I am
11
12
     going to designate the entire
     transcript as confidential under the
13
     terms of the protective order.
14
           No information discussed during
15
16
     this deposition may be recorded or
17
     publicly disclosed whether orally, on
     Twitter, on podcasts or any other
18
19
     means.
20
           At this point, the only
21
     individuals who should be on this
22
     deposition, or entities and agencies,
23
     are those who have provided prior
24
     notice that they would attend or
25
     participate in the deposition and those
```

	16	5
1	that are bound by the terms of the	
2	protective order.	
3	So if you don't meet that	
4	description, please sign off. We don't	
5	want to have any issues with folks	
6	livestreaming or Tweeting thoughts or	
7	commentary on what's going on today who	
8	hasn't agreed to the protective order.	
9	And as before, we're happy to	
10	meet and confer with folks after this	
11	about de-designating portions of this.	
12	But just to protect confidential	
13	information for purposes of today,	
14	we're designating the transcript as	
15	confidential.	
16	MR. COLODNY: All right.	
17	MS. BRIER: Go ahead.	
18	EXAMINATION	
19	BY MR. COLODNY:	
20	Q. Mr. Blonstein, my name is Aaron	
21	Colodny. I'm a partner at White & Case. I	
22	represent the Official Committee of	
23	Unsecured Creditors in these cases.	
24	Can you please introduce	
25	yourself, again, for the record?	

17 1 My name is Oren Blonstein. Α. Sure. 2 I work at Celsius Network. Head of 3 innovation and chief compliance officer. 4 0. Thank you. 5 So I'm going to ask you a series of questions today. If you don't 6 7 understand the question that I ask you, 8 please let me know. 9 Α. Sure. 10 Q. I'll try to restate it. If you don't ask me for any 11 12 clarification, I'll assume that you 13 understand the question that I'm asking. 14 You've taken an oath today. 15 That's the same oath that you're going to take in a courtroom. You understand that 16 everything that you say today is going to 17 be true and correct to the best of your 18 19 knowledge? 20 Α. Yes. 21 Is there any reason you can't Ο. 22 testify truthfully today? 23 Α. No. 24 Have you taken any medications or Ο. 25 other substances that would affect your

18 1 ability to testify truthfully? 2 Α. No. 3 0. Thank you. 4 We have a court reporter here 5 She's got the hardest job in the today. room. And so I would ask that we try not 6 to talk over each other. 7 Sometimes I speak too fast. I 8 know that's something people do, you know, 9 10 but it is best to slow it down. And if she asks you to restate something, just say it 11 12 again in the best -- best words you can. 13 And then the last ground rule for 14 that is answer verbally. You know, no "uh-huhs" or --15 16 No nodding. Α. 17 -- no nodding, just yeses and Ο. 18 nos. 19 And then your counsel may lodge 20 objections to my questions. As a general 21 matter, that's to make her objection on the 22 record. I'll give her time and ask her if 23 she's going to instruct you not to answer 24 the question. 25 Unless she instructs you not to

```
19
 1
     answer the question, you're supposed to
 2
     answer everything that I ask you today.
 3
               And then the last thing is, you
 4
     know, we can take as many breaks as you
 5
     want. If you're getting tired, if you want
     to get a drink, just let me know. I just
 6
     ask if there's a question pending, we just
 7
     not take a break during a pending guestion.
 8
               Understood.
 9
          Α.
10
          Q.
               Thanks.
11
               Have you ever been deposed
     before?
12
13
          Α.
               No.
14
               First time for everything, I
          Q.
15
     guess.
16
                MR. COLODNY: Can I get one.
17
                (Whereupon, Exhibit 4 is marked
                for identification.)
18
19
                MR. COLODNY: Let's start with
20
          exhibit -- can I get one for the court
21
          reporter.
22
                Let's start with Exhibit 4.
     BY MR. COLODNY:
23
24
          Ο.
               Have you seen this document
25
     before?
```

20 Could you just give me one minute 1 Α. 2. to review it? 3 (Pause for reading/reviewing.) 4 Α. Yes. 5 What is this document? 0. It's a -- me attesting to the --6 7 to the ownership of the assets in the 8 program. It's a notice of your deposition 9 Q. 10 today, why we're all here today. 11 Α. Okay. 12 And do you understand that you're 0. 13 here today in your personal capacity, or 14 are you here as a representative of 15 Celsius? 16 I'm sorry. Can you restate that? Α. Are you here in your personal 17 0. capacity or as a representative of Celsius? 18 19 MS. BRIER: Object to form. 20 THE WITNESS: Yeah, I don't think 2.1 I understand the -- I mean, in my 22 personal capacity --BY MR. COLODNY: 23 24 Are you testifying as Oren 25 Blonstein, or are you testifying as the

```
21
 1
     chief compliance officer for Celsius?
 2
                             Same objection.
                MS. BRIER:
 3
                You can answer.
 4
                THE WITNESS: Yeah, I think both.
 5
     BY MR. COLODNY:
 6
               Okay. Did you prepare for
          Ο.
 7
     today's deposition?
 8
               I did.
          Α.
 9
               How did you prepare?
          Q.
10
          Α.
               Meeting with legal advisors.
               Who did you meet with?
11
          Q.
12
               Grace, Joseph. Yeah, Grace and
          Α.
13
     Joseph.
              I think there may have been some
14
     other people on the call, but I don't
15
     remember.
16
          O.
               Okay. How long did you prepare
17
     for?
               Two hours -- about two hours.
18
          Α.
               And when was that?
19
          O.
20
               Yesterday.
          Α.
               And did you look at any documents
21
          Ο.
22
     in connection with that preparation?
23
               I -- mostly just reviewing the
24
     declaration -- the previous declarations.
25
               That was your declaration?
          Q.
```

22 1 Yes, that's right. Α. And was it just the declaration 2 3 submitted in connection with this dispute? 4 And just -- I mean, I also Α. Yes. 5 reviewed the Mashinsky -- I mean, I tried to review the 1100 pages of the Mashinsky 6 declaration. But I reviewed a lot of them. 7 Ο. The terms of use where 8 Mr. Mashinsky certified that all the terms 9 10 were correct? 11 Α. Exactly, exactly. 12 Okay. Any other documents that Q. 13 you looked at during that prep? 14 MS. BRIER: Object to form. 15 THE WITNESS: I -- all of the 16 documents that were -- I mean, pretty much everything document that was 17 referenced in that declaration -- in my 18 declaration, I reviewed. 19 BY MR. COLODNY: 20 21 Okay. Any other documents? Ο. 22 Same objection. MS. BRIER: THE WITNESS: Yeah, I don't --23 yeah, I mean, none that stand out. 24 25 ///

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```
23
 1
     BY MR. COLODNY:
 2
               Did you take any notes of that
 3
     preparation session?
 4
          Α.
               No, no.
 5
                MR. COLODNY: Could I get 4.
                (Whereupon, Exhibit 5 is marked
 6
 7
                for identification.)
 8
     BY MR. COLODNY:
 9
          Q.
               Have you seen this document
10
     before?
               Yeah. Can I have just one -- a
11
          Α.
12
     couple minutes to review it --
13
               Uh-huh.
          Q.
14
               -- to make sure?
          Α.
15
               (Pause for reading/reviewing.)
16
                MS. CORNELL: Can you announce
17
          what the document is when you hand over
          the exhibit, please?
18
19
                MR. COLODNY: Yeah.
                                      This is the
20
          written deposition questions that
21
          were submitted by the Official
22
          Committee of Unsecured Creditors.
23
                MS. CORNELL: Just so I can...
24
                Thank you.
25
                THE WITNESS:
                               Yes, I have seen
```

24 1 this. 2 BY MR. COLODNY: 3 When did you see it? 0. 4 Last week. Early last week. Α. 5 And did you review in preparation 0. for today's deposition? 6 7 Not this one. Α. The answers. 8 0. Okay. The version with the answers. 9 Α. 10 MS. BRIER: And, Aaron, for 11 purposes of the deposition, what are 12 you marking this deposition -- what are 13 you marking this exhibit? 14 MR. COLODNY: Exhibit 5. 15 MS. BRIER: 5. BY MR. COLODNY: 16 Did you have any role in 17 Ο. answering these questions? 18 19 Α. Yes. 20 What was your role in answering Ο. 21 these questions? 22 I was one of the -- one of the 23 people involved in answering the questions. I mean, I had -- I had some knowledge about 24 25 the answers to the questions.

25 1 Q. Okay. I suppose someone -- I'm 2 trying to figure out a good way to ask this 3 without asking what your counsel talked to 4 you about. 5 Did you look at any documents to help provide answers to your counsel in 6 7 connection with finding the answers to 8 those questions? Because we've been reviewing so 9 Α. 10 many of the related documents, they were 11 kind of -- they were relatively fresh in my 12 mind. So I think for answering these 13 questions, I don't -- I don't think I was 14 reviewing any documents at the time. 15 Ο. Okay. And you provided 16 information responsive to these questions 17 prior to the responses being filed on the docket? 18 19 MS. BRIER: Object to form. 20 THE WITNESS: Yeah, I --21 BY MR. COLODNY: 22 I'll clarify. Ο. 23 Did you provide answers to these 24 questions before the formal responses were 25 submitted to the Court?

```
26
 1
               I mean, just in terms of
          Α.
 2
     logistics, just to make sure I understand
 3
     this, I mean, we did -- you know, we talked
 4
     about the answers.
 5
               And they were -- so, yeah, they
     could have been submitted if we didn't do
 6
 7
     it before.
          O.
 8
               Okay. Is there...
 9
                MR. COLODNY: I'll get 5 now.
10
          And this is the responses that were
11
          submitted by Celsius to those
12
          questions.
13
                (Whereupon, Exhibit 6 is marked
14
                for identification.)
15
                MS. BRIER: And what's the
          exhibit number?
16
                MR. COLODNY: Exhibit 6.
17
     BY MR. COLODNY:
18
19
          0.
               Have you seen this document
20
     before?
2.1
               Yes, I have.
          Α.
22
               Are there particular questions in
          0.
23
     here that you were in charge of answering?
24
                MS. BRIER: Objection to form.
25
                And to the extent you can answer
```

27 1 without getting into conversations with 2 counsel, go ahead and answer. 3 THE WITNESS: Yeah, every single 4 one of these was with counsel involved; 5 so... BY MR. COLODNY: 6 7 O. Are there questions in here where you believe you're not prepared to answer 8 today? 9 10 Α. I believe --11 MS. BRIER: Objection to form. 12 THE WITNESS: Should I continue? 13 MS. BRIER: Yeah, you can answer. 14 THE WITNESS: Okay. Good. 15 Yeah, I believe that there are 16 some questions that were objected to, 17 so, yeah, those I did not -- I'm not as familiar with those. 18 BY MR. COLODNY: 19 20 Ο. Okay. I mean, I don't have those as 21 22 fresh in my head as I do the ones where we 23 answered them. 24 0. Okay. But you didn't prepare to 25 answer the ones that were objected to?

28 1 Α. I -- no. 2 Do you believe -- is there 3 anything in these questions that you 4 believe is not accurate, as the answers to 5 the questions? Everything should be accurate, to 6 7 the best of my knowledge. I want to talk a little bit about 8 Ο. 9 your background and get to know you a 10 little bit. 11 Α. Yeah. Sure. 12 Where did you work before Q. Celsius? 13 14 Α. So immediately before Celsius, I 15 was an advisor at Ava Labs. I was actually 16 spinning out a company there. And then --17 yeah. What is Ava Labs? 18 O. 19 Α. Ava Labs is a layer one blockchain, so kind of like a Ethereum or 20 21 There's the Avalanche blockchain. Bitcoin. 22 What was your role at Ava Labs? 0. I was -- I was the -- I was 23 24 basically helping them to productize a new 25 technology and spin it out as the CEO.

29 1 Q. Spin it out. You were going to 2 be the CEO of the new company? 3 Yeah. I mean, I was -- a month Α. 4 before I joined Celsius. 5 Okay. Where did you work before Ο. 6 Ava Labs? 7 I worked for -- immediately Α. before, I was doing consulting for a number 8 of different FinTec and crypto companies. 9 10 One of them was -- probably the best known one was CrossTower --11 12 Q. Uh-huh. 13 -- cryptocurrency exchange. Α. 14 How long have you been working in Q. 15 the crypto space? 16 Α. Since 2016. 2016 I was working 17 at a company called TORA Trading Services that launched a joint venture called 18 19 Caspian. 20 And -- yeah. But that -- you 21 know, I was not full-time in crypto. 22 had basically a traditional financial services product offering and a crypto 23 24 offering.

Ο.

25

So prior to working in crypto,

30 you were working in traditional finance? 1 2 Yeah, that's right. For 12 3 years. 4 And what were your -- what was O. 5 your general area of expertise in traditional finance? 6 7 Primarily product development, Α. general operations, things like that. 8 So would you consider yourself to 9 Q. 10 be a product manager? I was head of product management. 11 Α. 12 I was head of production support. I was head of -- I was kind of a regional head 13 14 for different offices that we opened. So let's turn to Celsius. 15 0. When did you first hear about 16 Celsius? 17 When I was at Huobi in 2019. 18 Α. 19 Ο. And how did you first hear about 20 it? It was like the literal kind of 21 Α. 22 watercooler moment. So some -- some guys 23 that were working at -- at Huobi U.S., 24 where I worked, we were just kind of 25 chatting about what we do with our -- what

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31 1 do you do with your crypto. 2 And there was a guy that said, 3 oh, I put my money in Celsius. I put mine 4 in NEXO. Some other people were kind of 5 chiming in with their different -- what they do with their crypto. 6 7 And that was when I heard of Celsius, and, you know -- and his -- his 8 comment was, like, it's not -- you're 9 10 taking some risk by putting it there, but, hey, it's 12 percent on the dollar, on 11 12 stable coins. And, you know, great 13 interest rate on other crypto; so... 14 And how did you go from Q. 15 watercooler moment, when you first heard about Celsius, to working at Celsius? 16 Yeah. So that was -- the 17 Α. watercooler was like around, you know, 18 19 sometime 2019 -- let's say early 2019. left Huobi in December of 2019. 20 21 In the fall of 2019, I started to 22 get personally, like, very active in DeFi, 23 experimenting with protocols. And in early 2020, I had -- actually, in late 20- -- in 24 25 December 2019, I had my first kid.

32 have time to play around with DeFi anymore, 1 2 so I decided to use Celsius as a kind of 3 alternative. 4 So I became a Celsius customer in 5 the spring of 2020. 6 When you say a "Celsius 7 customer, " you were a customer of the earn 8 program? 9 Yeah, that's right. Α. 10 Q. In December of 2020? I think -- I think I actually 11 Α. 12 joined in the spring of 2020, yeah. So I 13 was a customer for a while, watched the 14 AMAs, you know, did my own research. 15 Because I'm in the industry. 16 Like, one of the -- one of the things that we do -- like a lot of the people in the 17 industry do, you know, you see what's on 18 19 the website, but you look at terms of use to see what is actually going on. 20 21 So I looked at the terms of use, 22 you know, saw that I was kind of 23 relinquishing title to my coins which, you 24 know, made me pause. But, ultimately, I 25 decided it was -- it was a good decision.

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33
 1
     Yeah, and signed up as a customer.
 2
     then -- yeah, I should actually just pause
 3
     there.
 4
               And -- so when I think of spring
          Ο.
 5
     of 2020, is this -- I guess there's a
     distinction because the terms of use were
 6
 7
     changed in the spring of 2020.
               Were you a customer and look at
 8
     this before March or after March?
 9
10
          Α.
               That's a -- yeah, I can't
     remember. Like, at the time I was -- you
11
12
     know, I was not working at the company. I
     wasn't focused on what version of the terms
13
14
     of use. So I don't remember at the time
15
     whether I -- you know, which version I was
16
     looking at.
17
          Ο.
               And that's because when you sign
     up for the first time, you're looking at
18
     the terms of use for the first time.
19
20
     wouldn't know --
21
                (Simultaneous unreportable
22
                crosstalk occurs among parties.)
23
                (Stenographer requests one
24
                speaker at a time.)
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34 1 BY MR. COLODNY: 2 So I can repeat the question. Ο. You -- you said you didn't know 3 4 which version of the terms, and that's 5 because when you sign up as a customer for the first time, you look at the terms of 6 use as they exist at that time and not all 7 of the previous versions? 8 9 MS. BRIER: Objection to form. 10 THE WITNESS: Correct. Yeah. 11 BY MR. COLODNY: 12 So you're a Celsius Q. Okay. 13 customer. 14 How do you go -- or can you 15 explain to me how you went from being a 16 Celsius customer to an employee of Celsius? I reached out to -- so Alex was 17 Α. running his -- the AMAs. 18 And that's Alex Mashinsky? 19 Ο. 20 Alex Mashinsky was running the 21 AMAs, and I was watching them. And, you 22 know, from working in the industry, I saw 23 that there was -- from working in the 24 industry and then also being a customer of 25 the platform, it appeared to me that there

35 1 were a lot of -- a lot of improvements that 2 I could make to the platform -- or that I could recommend to the platform, just real 3 4 low-hanging fruit of things that they could 5 do to improve the offering. So Alex was always talking about, 6 hey, just email me, reach out to me, tell 7 8 me if you have ideas. So I emailed him, thinking, you 9 10 know, that there's no way this guy is going to respond. 11 12 About 20 minutes later, you know, he emailed me back -- I don't know if it 13 14 was 20 minutes, but a relatively short 15 period of time later, he emailed me back and said, let's set up a call. 16 And that's when we started 17 discussing, you know, the possibility of me 18 19 joining the company. 20 Ο. Okay. And how did those -what -- what did you and Alex talk about? 21 22 He just talked about the different kinds of initiatives that were 23 24 going on, the growth of the company and 25 what they were looking for in new hires.

36 1 And then it was a relatively 2 short discussion, and then it led to me 3 meeting with other staff at Celsius. 4 And did you submit a résumé to Ο. 5 them? I must have, but I don't -- yeah, 6 I don't remember. I can't tell you for 7 sure, but I think I would have. 8 9 Q. That's okay. 10 And did you have a formal interview process with Celsius? 11 12 I met with a few people there, 13 yeah. I mean, a lot of interviews in 14 crypto can be somewhat unstructured. But, 15 yeah, I met with -- yeah, I met with a 16 global -- Trunshedda, the -- Trunshedda Ramos, the head of HR. I met with, yeah, a 17 number of other people there. 18 And what was your -- when were 19 Ο. 20 you hired by Celsius? 21 I started in February of 2021. Α. 22 And what was your first position? 0. 23 Head of innovation. Α. 24 And this is one I'm interested Ο. 25 in -- very interested in. What does the

37 1 head of innovation do? 2 Yeah. Kind of the concept was that there were a ton of initiatives -- a 3 4 lot of ideas, and the idea was to work 5 with, you know, stakeholders inside the company and then people outside the company 6 7 to figure out what the company's -- to 8 basically help distill the company's strategy into action. 9 10 So maybe a one-sentence summary would be that we were supposed to help 11 12 figure out what the company was going to do 13 next and do whatever we needed to do to 14 make it happen. 15 0. And what -- what were your, like, 16 typical day job? What -- like, I get the concept 17 18 that you were to talk to the customers, 19 find out what they wanted, you know, make 20 products that fit those needs. 21 What were your day-to-day kind of responsibilities, operations, things --22 23 tasks? 24 Α. Sure. 25 MS. BRIER: Object to form.

38 1 So my day-to-day THE WITNESS: 2 responsibilities were to look at the 3 list of things that we were considering 4 and help to kind of score -- develop a 5 framework for deciding, like, which things we would work on. 6 7 You know, try to shepherd those through the company's processes to 8 get -- you know, to go through approval 9 10 processes or... 11 And then in addition, working 12 with out -- you know, partners, 13 vendors, internal departments to figure 14 out, like, what would need to happen to 15 stand -- to get the product -- a new 16 product up and running. BY MR. COLODNY: 17 What internal departments would 18 Ο. 19 you work with? Yeah. Very often, like, 20 Α. regulatory product, legal. We had a 21 22 partnerships team, kind of biz dev 23 partnerships team. It was pretty, you know, wide-ranging groups. 24 25 And what were the interactions Ο.

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     with the legal team that you had?
 2
                MS. BRIER: Just to the extent
 3
          you can answer without getting into
 4
          discussions that you had with the legal
 5
          team, you can answer.
                MR. COLODNY: I'm asking -- I can
 6
 7
          rephrase the question.
                MS. BRIER: Uh-huh.
 8
     BY MR. COLODNY:
 9
               On a -- as a general matter, when
10
11
     you were working with the company's legal
12
     team, what was the -- what was the purpose
13
     of your interaction with the legal team?
14
          Α.
               Yeah.
                      Sure.
15
                MS. BRIER: Same instruction.
16
          Just don't get into specific
          conversations with the legal team.
17
                THE WITNESS: The -- you know,
18
19
          far and away, the number one -- far and
20
          away, the main kind of work that we did
21
          was related to contracts with vendors
          with the legal team.
22
     BY MR. COLODNY:
23
24
          Q.
               Okay. How about the regulatory
25
     team?
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 1
           MS. BRIER: Oren, again, to the
 2
     extent that you can answer without
 3
     getting into specifics as to legal
 4
     issues that you discussed with the
 5
     legal team, go ahead and answer.
 6
           THE WITNESS: Yeah, I'm thinking
 7
     about that.
 8
           Yeah, one of the things that I
     think helped me to be qualified for
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10
     this -- or well qualified for this
     role, and it was distinct from the
11
12
     product -- the product team, product
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     world, is that, like, when I was at
14
     Huobi U.S., I was the CEO and also the
15
     acting CCO. At CrossTower, I was the
     CCO and COO, I mean acting.
16
17
           So I ended up developing a
     fair -- like a decent understanding of
18
19
     some of the regulatory -- of the
20
     regulatory landscape -- I just want to
21
     be specific here -- around things like
22
     money transmission, anti-money
     laundering and sanctions. That's where
23
24
     I spent, like, most of my time.
25
           And since most of the products
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41 1 that we were looking at for the 2 innovation team were new products, not earned, not our loans product -- right? 3 4 -- not the existing product set when I 5 joined, I was -- we were looking at 6 things like the swap feature, which is essentially like a trading feature, a 7 credit card. 8 You know, there's a number of 9 10 other -- number of other products. there are -- there are a lot of times 11 12 where I could get the work in this area 13 to a certain point having a good understanding of, like, when we would 14 15 trigger certain regulatory requirements 16 or when we would need a partner who had -- who had coverage without me 17 having to consult with the -- our 18 regulatory team. 19 BY MR. COLODNY: 20 21 Who -- so who were you 0. Okay. 22 talking to when you were talking to the 23 regulatory team? Generally, Roni, Roni Pavon Cohen 24 25 [as spoken]. I forget some of these last

42 1 names. And then Yarden Noy. 2 What is Yarden's last name? 0. Noy, N-o-y. I should know that. 3 Α. 4 And how about the legal team? 0. 5 Ron Deutsch, Joseph, Ofer, Α. 6 Steven. 7 0. Steven? How do you pronounce -- yeah, his 8 Α. last name starts with a K. 9 10 Q. Okay. Steven K.? 11 Α. Yeah. 12 And who did you report to as the Q. chief innovation officer? 13 Head of innovation -- as head of 14 Α. 15 innovation --Head of innovation. 16 0. 17 Α. -- I reported to Roni. Roni Pavon? 18 0. 19 Α. Yeah. 20 And so that's when you started. Ο. 21 Did you get promoted while you've 22 been at Celsius? 23 In the late summer, early fall, so September 2021, I was appointed the 24 25 chief compliance officer.

43 1 This is September '21? Q. 2 Α. Yep. 3 And what was your role as chief 0. 4 compliance officer? 5 Α. Yeah. I do want to -- I think it's good to talk about this, because I can 6 understand that to many outside parties, 7 8 they may look -- they may see the chief compliance officer title and think of, you 9 10 know, a wide-ranging scope of responsibilities that a CCO might have in 11 other kinds of companies. 12 Like I said before, because of my 13 14 experience working at crypto exchanges, my 15 primary responsibilities -- the way that I -- the way I viewed my responsibilities 16 and the way that I communicated with my 17 manager was that I was going to focus 18 19 primarily on our obligations under the Bank 20 Secrecy Act as a money services business. 21 So, you know, compliance with the 22 BSA, compliance with sanctions laws from OFAC or the sanctions rules from OFAC. 23 24 That was the vast -- that's what we were 25 going to focus on.

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1 And you said that it was helpful Ο. 2 to clarify. What is a -- in your 3 understanding, what does a chief compliance 4 officer do that you do not do? 5 Yeah, I mean -- that's, like --Α. so I was interviewing my replacement as a 6 chief compliance officer right around the 7 time of the pause in withdrawals. It was 8 not -- you know, I did not intend to become 9 10 the chief compliance officer. That's not what I wanted -- really wanted to do for 11 12 the company. But one of the interview 13 14 questions that we ask is -- would ask is, 15 you know, how do you define compliance. And, generally, it's like governance, risk 16 17 and compliance. In some organizations, you'll 18 19 have a chief compliance officer where regulatory kind of falls under their 20 21 umbrella. Sometimes you'll have a head of 22 regulatory. So it's pretty wide ranging 23 especially in crypto. 24 But, for example, we had a designated -- a distinct regulatory team 25

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45 1 that dealt with all -- you know, pretty 2 much all regulatory matters. I'm not an 3 The extent of my regulatory attornev. 4 experience is really from the time that I 5 started working in crypto. 6 The 12 years that I spent in 7 financial services prior -- we were a 8 broker-dealer, and the company TORA Trading Services was a broker-dealer. 9 10 We operated an ATS in Japan -- or in Hong Kong. We also had some kind of 11 12 designation in Japan and the UK. But that 13 wasn't really, like, a main part of my job. 14 We were largely a software provider. 15 So that -- these regulatory and 16 legal matters were not really in my 17 wheelhouse, whereas I had spent the last several years specifically focused on AML 18 19 and sanctions compliance for crypto exchanges. So that was like -- that was 20 much better suited to my skills. 21 22 So as the chief compliance 23 officer, you focused on anti-money 24 laundering and money transmission but not 25 regulatory matters generally?

46 1 Α. Exactly. 2 Objection to form. MS. BRIER: 3 THE WITNESS: Sorry. 4 BY MR. COLODNY: 5 And who did focus on the Ο. 6 regulatory matters generally? 7 Objection to form. MS. BRIER: We're starting to get a little 8 outside the scope, but go ahead. 9 10 MR. COLODNY: I'm just trying to understand what he covered and what he 11 12 didn't to set the foundation for his 13 testimony later. 14 THE WITNESS: Yeah. So -- I 15 mean, you can image that -- like, if 16 someone were to go through all my emails -- I'm sure lots of people have 17 or are. You know, I was probably 18 19 copied on many communications between 20 the legal and regulatory teams. 2.1 But because of my background, I'm 22 not, like, a specialist in that area. 23 You know, I wasn't necessarily the 24 person consult -- you know, like, if 25 there's a big regulatory question, no

47 1 one's coming to me and saying, you 2 know, tell us the answer to this 3 question, Oren. 4 And you said who are the people 5 that primarily worked on it? would be Roni and Yarden on the 6 7 regulatory side. 8 BY MR. COLODNY: 9 Q. Okay. 10 And then I should add that we had representation by outside counsel, Latham 11 12 and Buckley. 13 And did you -- who did you report Q. 14 to -- when you became the chief compliance 15 officer, who did you report to then? 16 Alex Mashinsky. Α. Okay. Did you attend board 17 Ο. meetings? 18 19 Okay. So there was -- there was 20 a board meeting shortly after I became the chief compliance officer where I was trying 21 22 to get the company's -- you know, the --23 get some of the -- our obligations under 24 the Bank Secrecy Act taken care of, so, 25 like, the board review -- the board review

48 1 our anti-money laundering policy. And, you 2 know, other -- other kind of requirements 3 based on the BSA. 4 There was a board meeting in, I 5 think, the May -- May -- sorry. Yeah, in May of 2022. So I was in the building, and 6 I was in the meetings for a portion of 7 them, but not for the entire meeting. And other than that, those were 9 10 the two main meetings of the board that I participated in. 11 12 I've seen you referred in a 0. 13 couple documents as chief product officer. 14 Are you the chief product officer 15 as well? 16 I'm in the process of Α. transitioning my responsibilities as a 17 chief compliance officer to another member 18 19 of the team. And then -- yeah. So, yes, 20 right now I'm also operating as a chief product officer. 21 22 So chief innovation officer, chief compliance officer, chief product 23 24 officer? 25 Α. Yep.

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49 1 Q. A lot of hats. 2 Α. It is. And do your responsibilities as a 3 0. 4 chief product officer differ from what we 5 talked about as a chief innovation officer? Yeah, tremendously. Yeah. 6 different. 7 Okay. And what are your roles as 8 Ο. a chief product officer? 9 10 Chief product officer -- so the distinction between innovation and product 11 is that innovation was supposed to be all 12 13 of the new products going forward. 14 The product team, you know, 15 historically was responsible for the kind of -- the existing set of products, the 16 platform, you know, all the maintenance and 17 the administration of all those things. 18 19 So since there is no separate innovation -- since I'm the innovation 20 21 person and the product person, I'm kind of 22 doing the whole thing. 23 Again, you can just say -similar to compliance, you can say that in 24 25 a lot of different organizations they'll

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50 1 have, like, new products and existing 2 products as the -- under the same umbrella. 3 And in the case of Celsius, it 4 was distinct when I started. 5 And did you segment your teams O. underneath you? So, like, you would have 6 your product team and your innovation team, 7 or was it kind of blended between each 8 other? 9 10 Yeah, this change happened post the Chapter 11 filing, so there is -- you 11 12 know, there's one person left from the innovation team. So -- and he's -- and 13 14 we've incorporated him into the product 15 team. 16 And your appointment as chief Ο. product officer happened after the 17 Chapter 11 case? 18 And -- yeah, and actually --19 20 sorry to -- I should clarify, there has 21 been no official appointment. You know, 22 I'm not designated as the chief compliance 23 officer -- as a chief product officer. 24 I've just been taking on that 25 responsibility. I think the -- from my

51 1 perspective, we wanted to make sure that we 2 had a transition plan for the CCO role 3 before we changed my, you know, official 4 title. 5 Okay. And prior to the O. Chapter 11 case, did you do any work on the 6 7 existing earned product or the existing offerings of the company? 8 9 MS. BRIER: Objection to form. 10 BY MR. COLODNY: 11 I guess I'll ask it again. Q. 12 You said that you became the 13 chief product officer or assumed the roles 14 of the chief product officer after the 15 Chapter 11 case, and you described the chief product officer -- the difference 16 between the chief product officer and the 17 chief innovation officer as product being 18 19 focused on earned and existing offerings, 20 and innovation being premised on future 21 earnings and future products. 22 Did you have any involvement in 23 the earn and past products prior to the 24 Chapter 11 cases? 25 In my product capacity -- product

52 1 or innovation capacity, not really. 2 mean, nothing of substance that I can 3 remember. 4 Okay. And the other capacity Ο. 5 would be? 6 Α. Compliance. I mean, so, you know, since -- until April 2022, every 7 8 customer was an earn customer pretty much --9 10 Q. Uh-huh. -- to my knowledge. Every single 11 Α. 12 customer we had fell under my purview as the chief compliance officer. 13 14 Q. Okay. So then we're here today 15 to talk about the terms of use. Can you describe your involvement 16 in the terms of use after -- let's start in 17 September when you joined. September 2021, 18 19 correct? 20 Α. Correct. 21 So what was your -- what was your 22 involvement in the terms of use on September 2021, in that first period before 23 24 you got promoted? 25 I -- again, just to -- I

53 1 continued with my role as head of 2 innovation while I was the chief compliance 3 officer, so I was also dual hatting at that 4 time. 5 I was not involved in writing terms of use. I was not involved in, 6 like -- you know, I was not like a step in 7 the process of having those reviewed or 8 9 approved. 10 I often consulted with them with my innovation hat on from, you know, just 11 12 verifying, like, how we -- you know, how we 13 talked about certain things. 14 I often reviewed them in my 15 compliance role for, like, the -- the one that stands out to me was we often had 16 questions about, like, our privacy policy 17 and, you know, what information we were 18 able to share with, you know, regulators or 19 20 other kind of third parties that were 21 asking for data about our customers. 22 So I was consulting mainly for 23 those purposes. 24 And you mentioned how we talked 25 about certain things. What are you

54 1 referring to there? 2 So, for example, the first product that the innovation team kind of 3 4 sponsored or -- was the swap product. So 5 we worked with our legal and regulatory teams on crafting -- on the final outcome 6 7 of the terms -- the changes to the terms of 8 use for the swap product. Just like seeing how do we talk 9 10 about that, is that consistent with how competitors talk about it, things like 11 12 that. 13 And when was the swap product Q. 14 released? 15 We went into alpha in October '21, and then just did like a slow rollout 16 over the months that followed. I think we 17 went general availability May 2022 or 18 19 something in that range. 20 And did you have any other role in how the terms of use referred to 21 22 products other than swap? 23 Α. No. Were you involved in the 24 Ο. 25 solicitation of acceptances of the terms of

55 1 use? 2 Α. No. Could you describe your 3 Ο. 4 involvement in the release of terms of use Version 6? And when I -- I'm using terms 5 from your declaration. 6 7 Do you understand what I'm 8 saying --9 Α. Yep. 10 Q. -- when I say Version 6? What do you understand Version 6 11 12 to be? This was the -- when we 13 14 transferred the customer relationship from 15 the UK entity to the U.S. entity. 16 0. Okay. And what was your role in the rollout of Version 6? 17 That was -- that happened when I 18 19 was the head of innovation, not the chief compliance officer. So I had zero -- zero 20 21 direct analysis or influence on it. 22 Again, because I was involved 23 with a lot of different parts of company. 24 I knew it was taking place. I also 25 reported to Roni at the time.

56 1 So, you know, I'm sure, you know, 2 parts of that came up in conversation, but 3 it wasn't something that I was tracking 4 directly. 5 Okay. What was Mr. Cohen-Pavon's Ο. role in the release of Version 6? 6 7 I think as our -- I should say I Α. don't know exactly, because -- because that 8 wasn't the area that I worked in. 9 10 But my overall understanding was that he was kind of leading that 11 12 initiative. 13 Ο. Do you know -- who were the other 14 main people that worked on the rollout of Version 6? 15 16 I'm sure there were many, many people involved in it. The individual --17 one individual that I think had a -- played 18 19 a significant role is a guy named 20 Matthew de la Fuente. He was on the 21 project management team. I think he was 22 coordinating a lot of the activities. Does Matthew still work at the 23 Q. 24 company? 25 I think -- no, he was let go, I Α.

57 1 think, last week. 2 And what was his role in the 3 rollout of Version 6? 4 I think as, like, a coordinator. Α. 5 You know, he's -- I think he headed our 6 project management office. So just coordinating different -- coordinating 7 8 various initiatives across different departments. 9 10 Q. So Matthew de la Fuente was the project -- project manager that was in 11 12 charge of the rollout? 13 I'm not certain, like, if he was, 14 you know -- if there's a piece of paper 15 that says, like, here's the name of the 16 project and who's the head. I'm not sure if he's the guy. But I know that function 17 reported to him. So he would have been, 18 19 you know, up to date on it. So I have a little bit of 20 Ο. 21 background here because my wife is a 22 product manager. 23 Α. Okay. 24 But generally in Celsius, when 0. 25 you had a project like this, would you have

58 1 a product manager, project manager that 2 would lead it? 3 Α. Yeah, yeah. So, like, when 4 you -- you know, my experience -- you know, 5 20-something years of experience in this -in product development and mostly in 6 startups, so small startups usually don't 7 8 have project managers, right? Product managers do it all. Celsius was scaling 9 10 pretty dramatically. 11 And Matthew came in as part of 12 that, to build out a project management 13 function to kind of -- you know, so that 14 product managers could focus on their --15 their area, you know, empathizing with the 16 user, building products that the people 17 want. And project managers could take 18 19 the work of coordinating between the 20 departments. Okay. And so Matthew, while he 21 22 might not have been the project manager, 23 per se, he was the one that was organizing, 24 tracking milestones, work plans? 25 Exactly, yeah. Α.

59 1 Who was the product manager? Q. 2 I'm not sure. Because I wasn't the -- I wasn't in charge of product at 3 4 that time. I wasn't -- I'm not sure. 5 also -- we've had, like, a lot of people leaving from the product team. 6 7 Uh-huh. 0. So, yeah, I'm not sure. 8 Okay. And other than Roni and 9 Q. 10 Matthew, any other individuals that jump out as -- at you as being kind of the main 11 12 people involved in the rollout of terms of 13 use Version 6? 14 Those are the two people I would 15 think. Like, if I had a question about it, 16 I would go to those guys for more details. 17 I mean -- yeah. Were you involved in the rollouts 18 of Version 7 or 8 of the terms of use? 19 20 Not directly. Α. And who was involved in those 21 Ο. 22 two? 23 I'm not sure, actually. I 24 don't -- I mean, my assumption would be the 25 same individuals that were involved in a

60 1 lot of the terms of use rollout, so legal, 2 regulatory, potentially product -- I mean, 3 likely product. 4 Actually, 100 percent product. 5 Somebody from product would have had to have been involved because of the way that 6 7 terms of use -- the way that it's 8 implemented. 9 A product manager sort of has to 10 take the text of the terms of use and put it into the -- into the apps. So a product 11 12 person would have been involved, and a 13 project manager would have been involved. 14 Okay. Are you familiar with the Ο. 15 QA processing in releasing products that Celsius uses? 16 17 I am familiar -- I am getting more familiar with it now since I've 18 19 assumed the product -- the head of product 20 role or the -- taken on those 21 responsibilities. I don't know the details 22 around it, though. 23 And do you know if there was a QA Ο. 24 head on the rollout of terms of use 25 Version 6?

61 1 Α. I couldn't tell you if there was 2 a person. 3 Do you know if QA was done on the Ο. 4 rollout of Version 6? 5 Α. I don't know. I don't have firsthand knowledge of -- I wasn't --6 because I was not involved in it, I can't, 7 you know, tell you with certainty that that 8 happened. 9 I would be -- you know, from the 10 research that I did -- I would say from the 11 12 research that I did, most of the -- to my 13 understanding, everything that we pushed 14 out had -- went through a QA process. 15 I just can't tell you the specifics of who, like, exactly checked it, 16 17 what processes they ran through. things run from staging to deployed and all 18 that stuff. But, yeah, it should have gone 19 20 through a QA process. And just for the record, what's 21 22 your understanding of what OA is? 23 Α. Quality assurance is making sure that what is -- what is intended is what is 24 25 released.

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62 1 And what do you mean "what is Ο. 2 intended is what is released"? 3 What the kind of Α. 4 business/product/legal/regulatory, what 5 the -- you know, what the people who are asking for something to be pushed into 6 7 production is actually meeting those 8 requirements. So business comes up with 9 10 requirements. QA validates that those --I'm sorry -- engineering implements that. 11 12 QA validates that what was implemented meets the requirements. 13 14 Okay. And you understand that as Ο. 15 part of a QA process, you check to make 16 sure everything works in the software, 17 correct? That's right. 18 Α. 19 Ο. Okay. What has been your role 20 since the Chapter 11 case has started? 21 So maintain my role as the chief Α. 22 compliance officer. There hasn't been much 23 on the innovation front just because we're

not really developing new products.

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And then when the previous chief

63 1 product officer left the company, I took on 2 responsibility for the product team. 3 I've been, you know, doing my best to get 4 up to speed on all the different --5 different activities under -- you know, 6 that are going on at the company related to 7 the product. And I guess when you're not 8 O. answering deposition questions from lawyers 9 10 like me, what's your day-to-day look like? I mean, I spent a very 11 Α. 12 significant portion of my time -- and this 13 is, like, part of the reason why I'm 14 trying -- or why it was important for me to 15 transition -- it is important for me to transition my chief compliance officer 16 responsibilities is to work on the recovery 17 plan with the creditor committee. 18 19 0. Okay. So I want to now take a 20 step back and talk about generally the earn 21 program. 22 What's your understanding of the transaction the accountholders entered into 23 24 with Celsius when they transferred their 25 cryptocurrency to Celsius to participate in

64 1 the earn program? 2 The way I understood it is Yeah. 3 that a customer back in the spring of 2021, 4 when I became one, was that I was 5 transferring title of my coins to the 6 company. 7 And how did you understand that? 0. From reading the terms of use. 8 Α. And you read the terms of use 9 Q. 10 when you became a customer? 11 Α. Yep. 12 How did you find those terms of Q. 13 use? 14 On the website. Α. 15 Q. Do you know where they are on the website? 16 I check them all the times. 17 Yeah, they're at the bottom of the page --18 19 the bottom of the home page. 20 You say you transferred title. Ο. 21 What was the transaction by which you 22 understood that you were transferring 23 title? 24 Sending cryptocurrency from a 25 wallet -- an external wallet to my deposit

65 1 address at Celsius. 2 And when you sent that currency 3 to Celsius, did you understand that you 4 were selling it to Celsius? 5 Not with those -- like, I didn't Α. have those -- the "selling" word in mind, 6 but I understood it to be a transfer of 7 title. 8 9 I'm trying to get through what Q. 10 the actual transaction was that transferred 11 title. Was it a -- when I think about --12 13 I'm going to give my house to somebody, 14 right? I sell my house to them. They now 15 own the house. What was the transaction that 16 occurred? 17 MS. BRIER: Objection to form. 18 19 THE WITNESS: Yeah. So, again, 20 I'm speaking -- you know, like I've 21 said, I'm not an attorney. But my --22 the way -- you know, kind of as a layperson, a customer, my view was I'm 23 24 giving the company my coins, and 25 they're going to give me rewards in the

66 1 shape of coins back. 2 And then when I want to withdraw them, I should be able to withdraw 3 4 them. 5 BY MR. COLODNY: Okay. Did you think that you 6 Ο. were loaning Celsius your coins? 7 Again, like --8 Α. 9 MS. BRIER: Object to form. THE WITNESS: -- a lot of the --10 these terms -- like the weight of these 11 12 terms was not -- was not kind of -- was 13 not something that I thought a lot 14 about prior to joining Celsius. 15 So at the time I became a 16 customer, like the idea of me -- of this being a loan wasn't necessarily 17 something that I thought about, but... 18 BY MR. COLODNY: 19 20 But you -- so, I guess, when you Ο. 21 gave your coins to Celsius, what did you 22 understand was happening? What did you 23 understand Celsius was going do with those? 24 What did you think that your 25 rights -- well, I'm sorry. Strike that.

```
67
 1
               When you -- when you transferred
 2
     your coins to Celsius, what did you
 3
     understand was happening in that
 4
     transaction?
 5
                           Object to form.
                MS. BRIER:
                              I was sending -- I
 6
                THE WITNESS:
 7
          think I -- I think I answered it.
          I'm repeating myself, it's because I
 8
          think -- I'm thinking of the question
 9
10
          the same way as your -- the answer to
          the question the same way as your
11
12
          previous question, was just that I was
13
          sending my coins to the company to go
14
          out and earn the -- earn yield on
15
          the -- on those assets. And then I
16
          would get a -- you know, get a portion
          of that back.
17
     BY MR. COLODNY:
18
19
          Ο.
               And what did you understand
20
     Celsius was doing with your coins to earn
21
     yield in -- I believe you said you first
22
     deposited -- was it March 2020?
23
                     Yes.
                           And I can't remember
               Yep.
24
     the time -- the exact time. You know, I
25
     don't remember -- as a customer, I don't
```

68 1 remember, like, at what point my 2 understanding shifted exactly. 3 But from watching the AMAs, you 4 know, hearing Alex Mashinsky talk about 5 institutional lending as a primary means of earning yield, and then over time, I 6 remember it shifting into being active in 7 DeFi as a means of generating yield. 8 And what did you understand 9 Q. 10 Celsius was doing when Alex talked about institutional lending? 11 12 MS. BRIER: Objection to form. 13 THE WITNESS: Lending out the 14 tokens to institutions for whatever 15 purposes that they might have, and then 16 they would pay the company interest, and we would be -- you know, as a 17 customer, I would benefit from that. 18 19 BY MR. COLODNY: 20 Okay. Did you understand that Ο. there was a certain type of loans that the 21 22 company was undertaking at that time? 23 Objection to form. MS. BRIER: 24 THE WITNESS: I definitely did 25 not look into -- I mean, again, as a

69 1 customer, I definitely was not looking 2 into the type -- exact type of loans or 3 things like that at the time. 4 BY MR. COLODNY: 5 So you said before that you were Ο. interested in the terms of use. 6 7 What were you looking for in the terms of use when you gave your 8 9 cryptocurrency to Celsius? 10 Α. Sure. Yeah. The -- generally, like, one of the reasons why someone in the 11 12 industry like -- when I'm looking at a 13 competitor or somebody launching a new 14 product, I'll look at the terms of uses to 15 see how are they delivering the service, 16 what licenses do they have, what partners do they work with, what are the terms --17 18 yeah, what the terms between me and the 19 company. 20 You know, spend a lot of time reviewing kind of the big brands in crypto, 21 22 Coinbase, Kraken, Gemini, and comparing those to Celsius. 23 24 And why did you pick Celsius? Ο. 25 I mean, they offered a great

70 1 yield. Like I mentioned before, I was 2 spending a lot of time in DeFi. It was 3 just super time-intensive, and I didn't 4 have the time for it once I had the kid. 5 And so -- and they were really -from my perspective, they seemed to be 6 running a good operation, and the company 7 was growing quickly. You know, large 8 number of users. Those kind of things went 9 10 into my decision. 11 And the fact that this other --12 you know, that watercooler moment. There 13 were, like, a bunch of people that said, 14 oh, yeah, I use it too. 15 0. And what did you rely on to come 16 to your conclusion that Celsius was running 17 a good operation? Objection to form. 18 MS. BRIER: 19 THE WITNESS: You know, scale is 20 definitely one. Just from -- in my -in the decade or so that I worked in 21 22 traditional finance. Worked with hundreds of different 23 24 hedge funds and asset managers and to 25 manage a book of hundreds of millions

71 1 or billions of dollars is just a 2 complex -- a very complex -- there's a 3 lot of complexity. 4 So just the fact that Celsius, at 5 the time, was managing, I think -yeah, when I signed up, I think they 6 7 had hundreds of millions. And over the course of 2020, I 8 think that moved into -- yeah, I think 9 10 by the end of 2020, it moved into billions. So it was, you know, not 11 12 necessarily a good assumption, but the 13 assumption was based on the scale. 14 The fact that they were managing 15 a book that big, you know, led me to 16 believe, you know, that they must have 17 good systems and processes in place. BY MR. COLODNY: 18 19 Ο. And other than the size and the 20 fact that a lot of other people were giving their coins to Celsius, were there any 21 22 other things you relied on to come to the 23 conclusion that they were safely investing 24 money? Objection to form. 25 MS. BRIER:

Lexitas

72 1 The app worked. THE WITNESS: 2 You know, that's a surprisingly low bar 3 for crypto. But it's actually a pretty 4 significant one. There's a lot of 5 stuff in crypto that just doesn't work 6 at all. 7 So, you know, downloading the app, going through the KYC process, you 8 know, sending coins in, seeing those 9 10 coins appear in the app. Since all that stuff worked, it seemed good. 11 12 And, I mean, I think -- it's, 13 like, a very commonly -- you know, we 14 observe this happening a lot is that a customer -- and I did this as well --15 would deposit coins, validate that 16 they're there, withdraw them, validate 17 that you can get them back, and then 18 19 people usually push in more coins once 20 they have confirmed that, and I did the 21 same thing. BY MR. COLODNY: 22 23 And why would you confirm that Q. you could get your coins back? 24 It's so -- you know, just to make 25 Α.

73 1 sure that the coins would be there if there 2 was a time in the future when you wanted to 3 get them back. 4 So you mentioned the size of O. 5 Celsius, the fact that the app worked. tested deposit and withdrawal features. 6 7 Any other things that kind of led to your decision to put your coins in 8 Celsius? 9 10 Α. I mean, yeah, without a doubt, I mean -- you know, I watched the AMAs. 11 12 felt like, you know, I like the -- I like 13 the ideas that Alex was talking about. 14 Yeah, I would say that's a factor 15 also. It seemed like a -- seemed like 16 somebody that was -- had a mission to do 17 something good and was -- you know, just as a -- yeah, I think a lot of things that he 18 19 was talking about just in terms of, like, 20 you know, keeping your money in the bank 21 and not earning any interest or not earning 22 good interest, you know, I thought was a 23 good point that he made; so ... 24 Ο. Any other comments that you --

25

from the AMAs that stuck out in your mind

74 1 as something that you would remember 2 thinking, oh, this was something Alex said 3 I should give my money to him? 4 MS. BRIER: Objection to form. 5 Outside the scope. 6 You can answer. 7 THE WITNESS: I'm sorry. Can you restate that? 8 BY MR. COLODNY: 9 10 Q. Yeah. You said that one of the things 11 12 you relied on was the AMAs. And you 13 mentioned Alex's message that you could put 14 your money in a bank and earn no interest 15 or put your money in Celsius and get this 16 interest. Other than the yield that Celsius 17 provided, were there any other kind of 18 19 things that stick out in your mind as 20 something that you relied on from the AMAs 21 in choosing to invest in Celsius? 22 MS. BRIER: Same objections. Outside the scope. 23 24 THE WITNESS: Yeah, it was just a 25 general -- general impression that I

75 1 had that it seemed like a good company 2 that was trying to do the right thing. 3 They had a working app. 4 A lot -- you know, hundreds of 5 thousands of other customers, large scale. Yeah, actually something I 6 didn't mention before was that from 7 working in the industry, people talk 8 about Celsius. 9 10 And at that time, definitely prior to me joining, I had not heard 11 12 really any negative -- anything 13 negative about Celsius. So, yeah, for 14 all those reasons. 15 I mean, yeah, many cryptocurrency 16 exchanges were in the business of offering institutional loans right 17 around that time, like, 2019, 2020. 18 And Celsius was kind of viewed as, 19 20 like, one of the big, big lenders out there -- lenders, borrowers out there. 21 So, again, just, like, knowing 22 23 that people in the industry -- lots of counter -- there were lots of 24 25 counterparties in the industry working

Lexitas

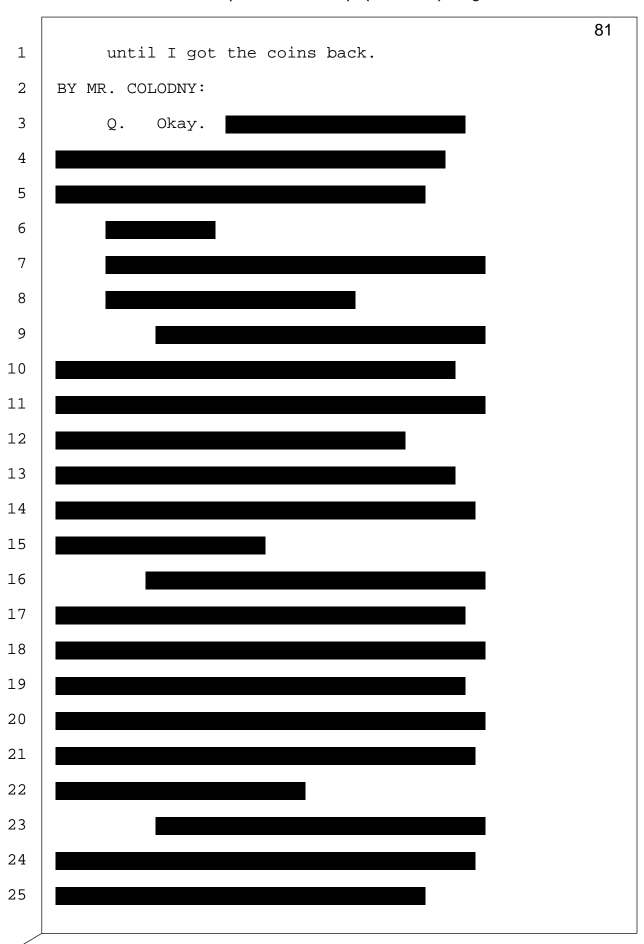
76 1 with Celsius. All these things kind of 2 made me feel comfortable with it. 3 BY MR. COLODNY: 4 What type of institutional loans Ο. 5 did you understand that Celsius was issuing 6 at that time? 7 MS. BRIER: Objection to form. 8 Outside the scope. 9 THE WITNESS: Yeah. Again, the 10 exact, like, nature of the loan -yeah, the type of loan, I didn't really 11 12 dig into the details of it. 13 But generally, from industry 14 knowledge, would be that institutional 15 borrowers would deposit collateral to 16 secure their loan and would get whatever coin they were looking for in 17 return and pay an interest rate to the 18 19 company. BY MR. COLODNY: 20 21 Okay. So I want to go back to 0. 22 just your general understanding of the transaction that accountholders entered 23 into when they gave their coins to Celsius. 24 25 And in your mind, has that

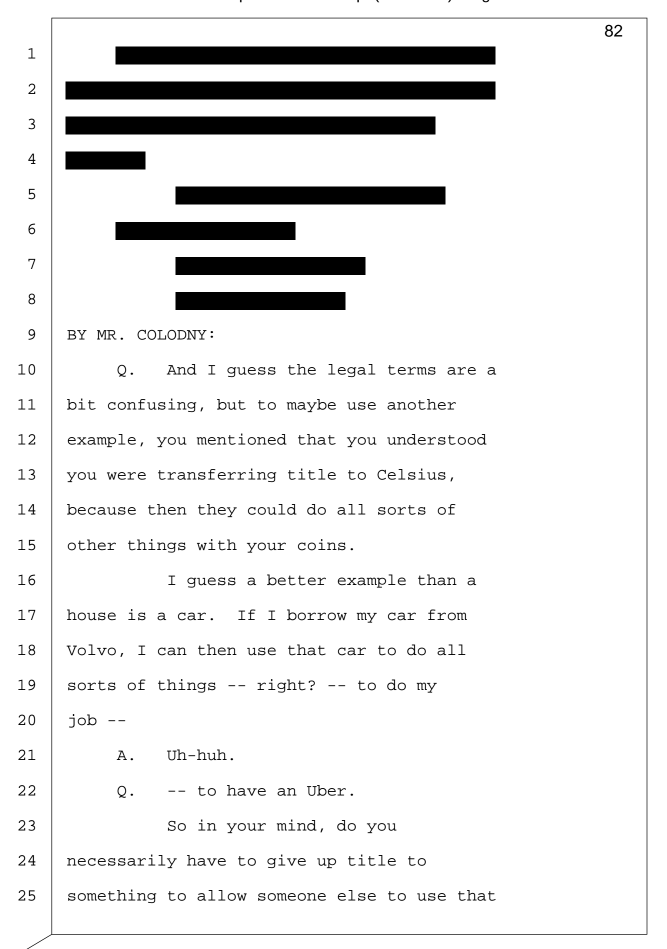
77 1 changed over the time of Celsius's 2 existence, or has it always been the same 3 transaction; I give my coins to Celsius to 4 participate in your earn program? Has that 5 transaction ever changed? MS. BRIER: Objection to form. 6 7 I mean, it changed THE WITNESS: materially in April 2022 with the 8 release of custody. But other than 9 10 that, you know, my understanding as both a customer and employee, is that's 11 12 largely been -- that's generally been 13 the relationship between customers and 14 the company. BY MR. COLODNY: 15 16 O. Okay. And I potentially asked a 17 bad question. But I want to kind of put custody 18 19 to the side --20 Α. Okay. -- and just talk about the --21 Ο. 22 Α. Sure. 23 -- earn product. Q. 24 In your mind, has the transaction 25 that the customer entered into with Celsius

```
78
 1
     when it transferred coins to it to
 2
     participate in the earn program, has that
 3
     changed at any point in the company's
 4
     history?
 5
          Α.
               Based on my understanding, no.
               Okay. Now, we'll get into the
 6
          Ο.
     terms of use a little later, but as a --
 7
     just stepping back as a layperson, do you
 8
     think there's any conflict between loaning
 9
10
     somebody something and transferring title
11
     to them?
12
                MS. BRIER: Objection to form.
                               Is there a conflict
13
                THE WITNESS:
14
          between loaning and transferring title?
15
          That's not something -- is there a
          conflict? Yeah, I don't think I
16
          understand it.
17
     BY MR. COLODNY:
18
19
          Ο.
               So if I -- let's use the house
20
     analogy again.
21
               If I lease you my house so that
22
     you can live in it for a period of time, I
23
     haven't transferred -- you don't own my
24
     house, right?
25
                MS. BRIER:
                            Object to form.
```

79 1 THE WITNESS: Correct. I don't 2 own your house. 3 BY MR. COLODNY: 4 But if I sell you my house, now Ο. 5 you own it? 6 Α. Correct. 7 So I guess my point is, is there Ο. a distinction between lending something to 8 you, which you have an obligation to return 9 10 to me, versus you taking title to something? 11 12 Objection to form. MS. BRIER: THE WITNESS: Yeah, I understand 13 14 that comparison that you're making. 15 You know, one thing I think --16 maybe is a way to answer that, that I 17 should have added to a previous answer, is that one of the things that occurred 18 19 to me when I was reviewing the terms of use as a customer was that me passing 20 2.1 title -- you know, giving my coins to 22 the company was important, because I 23 knew that the company must be doing 24 lots of different activities to 25 generate yield, making loans,

80 participating in DeFi, doing other 1 2 kinds of activities. 3 If I -- if those coins were still 4 my property, then I would be subject to 5 the tax implications of each one of those transactions. 6 And I knew firsthand -- I mean, that was kind of, 7 like, the appeal to me as a customer 8 was that in DeFi, like, the cost of 9 10 making those transactions was significant. 11 12 And because I'm -- you know, as 13 an individual -- as an individual, I 14 wasn't moving millions of dollars, tens of millions or hundreds of millions. 15 So a lot of times the transaction 16 17 costs and the taxes would significantly eat into any kind of gains I was 18 19 making. So, actually, like, it was -- I 20 saw the fact that Celsius was taking on 21 22 these coins as their property as, like, 23 important -- an important way for me 24 to -- you know, to be able to not be 25 responsible for those tax consequences





```
83
 1
     property?
 2
                            Objection to form.
                MS. BRIER:
 3
                               I understand the
                THE WITNESS:
 4
          point that you're making. That just
 5
          wasn't something -- I wasn't thinking
          of -- especially, like, as a customer,
 6
 7
          I wasn't thinking about, could this be
          done in another structure.
 8
                I just reviewed what it was on
 9
10
          the face of it, you know, which was me
          transferring my property to this other
11
12
          entity for them to, you know, generate
13
          yield.
14
     BY MR. COLODNY:
15
          Q.
               Okay.
16
                MR. COLODNY: Do you want to take
          a break, Grace?
17
18
                MS. BRIER:
                            Up to you.
19
                Or do you want to take a break?
20
                (Whereupon, discussion held off
2.1
                the written record about having a
22
                break.)
23
     BY MR. COLODNY:
24
          Ο.
               Do you have any role in Celsius's
25
     marketing in your time at the company?
```

```
84
 1
           MS. BRIER: Objection to form.
 2
     Outside the scope.
 3
                         Marketing was
           THE WITNESS:
 4
     never -- and this is an answer that
     I'll -- you know, I mentioned -- or I
 5
     used this kind of phrase before.
 6
 7
           Compliant -- in my role as chief
     compliance officer, we are not a stop
 8
     on the way to marketing materials being
 9
10
     released.
           And, again, that's a good example
11
12
     of, like, what I talked about in the
13
     beginning. In many other
     organizations, I'm sure a chief
14
15
     compliance officer might have been, but
16
     that wasn't my area of specialty or
17
     focus.
           And so, yeah, you know, I may
18
19
     have been copied on it -- again, I just
20
     want to stress that I'm sure if
21
     somebody digs through the emails,
22
     they'll find me CC'd on something.
23
           And if it related to anti-money
24
     laundering or sanctions or things like
25
     that, I certainly would chip in.
```

85 1 If -- yeah, there might be some 2 occasions, like, where in my 3 discussions with the regulatory or 4 legal team, I picked up on some 5 guidelines that they had, you know, shared with the marketing team, and I 6 might have reinforced that, just to 7 kind of chip in. 8 But I was not, like, a routine 9 10 stop on the release of marketing materials. And in my innovation 11 12 capacity, I met with the marketing and 13 product teams for swaps and credit 14 cards and other new product 15 initiatives, but -- but was not, like, the decision-maker or reviewer of final 16 content before it was released. 17 BY MR. COLODNY: 18 19 Ο. And so you -- I guess to ask a 20 more direct question, did you approve any 2.1 of the marketing materials that Celsius 22 released? So I don't believe that I was 23 part of any -- I mean, I'm not -- I don't 24 25 have firsthand knowledge of the approval

86 1 processes that existed for a lot of the 2 marketing materials or for any of the 3 marketing materials. 4 There's some possibility that 5 someone ran some piece of marketing past me and said, does this look good, and I might 6 7 have said yes. But this was not, like, a routine -- routine thing. 8 It wasn't, like, oh, we always 9 10 have to check with Oren before this goes 11 out. 12 Did you draft any of the Q. marketing materials for Celsius? 13 14 MS. BRIER: Objection to form. 15 Outside the scope. 16 THE WITNESS: That seems 17 highly -- I mean, we may have written some, like, marketing briefs or 18 19 something like that for swaps. 20 Again, in my innovation role, 21 like, these are the points that 22 customers will care about, here are 23 some potential ideas for messaging, things like that. 24 25 But absolutely not the final --

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87
 1
          the final product. You can imagine
 2
          people who are in the marketing role,
 3
          the last thing that they would want is
 4
          the chief compliance officer writing
 5
          their marketing; so...
     BY MR. COLODNY:
 6
 7
          O.
               I can understand that.
               So other -- I quess other than
 8
     the -- I understand if someone -- if you're
 9
10
     developing swaps and someone wants to write
     something about it, they may consult you.
11
               I think that -- is that what
12
13
     you're referring to?
14
               Exactly.
          Α.
15
          O.
               And other than that concept, were
16
     you drafting any marketing materials for
     Celsius?
17
                MS. BRIER: Objection to form.
18
19
          Outside the scope.
20
                You can answer.
21
                THE WITNESS: I'm just thinking
          about it. I'm sorry. I'm just
22
23
          thinking about if -- yeah, it was
24
          not -- it was not my role.
25
                I can imagine -- again, I can
```

88 1 imagine that there's some document out 2 there where, like, there's a comment 3 from Oren Blonstein piping in with 4 something, but -- but, yeah, I don't --5 I don't think so. I don't think -- it certainly wasn't anything, like, on a 6 7 consistent or ongoing basis. 8 BY MR. COLODNY: Did Celsius have a target 9 Q. 10 demographic or user that it was attempting 11 to attract? 12 MS. BRIER: Objection to form. 13 And outside the scope. 14 THE WITNESS: 15 16 17 18 19 Before that -- again, in my chief compliance officer, wasn't something 20 that I -- role, I wasn't -- that wasn't 21 22 something that I was focused on, on innovation -- on the innovation side. 23 We definitely thought about it 24 25 for different products. And, in

89 1 particular, we did some work around the 2 credit card on thinking about the type of customer that might be interested in 3 4 it. 5 BY MR. COLODNY: Other than specific products, did 6 you think about it -- did Celsius think 7 about it generally as trying to attract a 8 specific type of customer prior to the 9 10 petition date? 11 Same objections. MS. BRIER: 12 THE WITNESS: I don't have 13 firsthand knowledge of that. 14 BY MR. COLODNY: 15 O. And now, I guess, generally 16 thinking about the typical Celsius customer on the petition date, do you have an 17 understanding of what the relative 18 19 percentage of uncredited and accredited 20 investors were? 21 On --Α. 22 MS. BRIER: Objection to form. Outside the scope. 23 24 By count of THE WITNESS: 25 customers, I -- you know, I have a

90 1 rough idea that the number of 2 accredited customers was a tiny 3 fraction, you know, by customer count. 4 I think it's quite large relative to 5 other crypto service -- yeah, crypto service providers. 6 7 In other words, we have a large -- a large number of accredited 8 9 people -- people that are deemed 10 accredited investors as customers. 11 would say, yeah, like, among the 12 largest in crypto. But by customer 13 account, a tiny -- tiny percentage. 14 BY MR. COLODNY: 15 Ο. Do you have a ballpark number 16 that you think of when you think of 17 percentage? Whatever, like, 5,000 over a 18 19 million is; so... 20 A very small percentage? Ο. 2.1 Α. Yeah. 22 And did those -- strike that. Ο. 23 Do you have a general idea of 24 breakdown of Celsius customers of U.S. 25 customers versus rest of the world?

```
91
 1
                MS. BRIER: Objection to form.
 2
                THE WITNESS: I -- again, there's
 3
          definitely people who would have the
 4
          exact numbers, like, quotable, but my
 5
          rough understanding was that we had --
          it was roughly an even split between
 6
 7
          U.S. and the rest of the world.
                And that was -- and then I -- I
 8
          think it was U.S. customers were
 9
10
          roughly the majority of the assets held
          versus the rest of the world.
11
12
                So I think it was relatively even
13
          on the customer account, and a majority
14
          for the assets -- value assets.
     BY MR. COLODNY:
15
16
               And is majority 60 percent?
          0.
17
     80 percent?
18
               I actually thought it was around
19
     55.
               So about even for both?
20
          Ο.
21
               Correct. And maybe a huge caveat
22
     here is that the data changed dramatically
23
     in the weeks leading up to the pause in
24
     withdrawals obviously.
25
               So -- but, you know, if you'd
```

```
92
 1
     asked me this question in, like, March of
 2
     2022, that's -- that's what I would say the
 3
     answers are.
 4
               If you're talking about, like,
 5
     for the customers that remain, what the
     exact breakdown is, yeah, it's -- I have
 6
     definitely reviewed that. I don't have it
 7
     at the top of my mind, but I don't think
 8
     it's dramatically off.
 9
10
               How did it change in the weeks
     leading up to the pause?
11
12
               Just -- you know, they're --
          Α.
13
     that's what I'm saying, I don't know the
14
     specifics of how it changed, right?
15
               But I'm just saying that there
16
     were -- there were a huge volume of
     withdrawals on the platform in the -- in
17
     the months leading up to the pause in
18
19
     withdrawals.
20
               So it may have -- may have
     shifted.
21
22
               Okay. But you don't know if more
          Ο.
     international folks withdrew than U.S.
23
24
     folks?
25
               I don't have that data. I know
```

93 that that analysis was done, but I don't 1 2 have that data. 3 Do you know generally if it was 0. 4 one way or the other? 5 MS. BRIER: Objection to form. 6 Outside the scope. 7 THE WITNESS: Yeah, I don't know. 8 BY MR. COLODNY: 9 Q. So I want to talk about one thing 10 in particular. Do you remember Coinbase released 11 12 a 10-Q in May of 2022 that included a 13 bankruptcy risk disclosure? 14 Α. I do. 15 MS. BRIER: Objection to form. BY MR. COLODNY: 16 17 Ο. Do you remember -- can you describe the general market reaction to 18 that disclosure? 19 20 MS. BRIER: Objection to form. 21 And way outside the scope. 22 THE WITNESS: There was a lot of concern about people -- you know, 23 24 whether people's assets were at risk if 25 the company were to go bankrupt.

```
94
 1
     BY MR. COLODNY:
               And why do you think people were
 2
     concerned by that disclosure?
 3
 4
                MS. BRIER: Objection to form.
 5
          Calls for speculation. Outside the
 6
          scope.
 7
                THE WITNESS: Yeah, I think
          the -- the whole -- this -- the not
 8
 9
          your -- not your keys or not your
10
          coins, that whole thing, right?
                The -- you know, there's
11
12
          definitely like this -- there's the
13
          people who are willing to give away
14
          control of their coins by sending them
          to a CeFi institution, and then those
15
16
          that aren't because they want to
17
          preserve the control over their keys
          and their coins.
18
19
                So I think, like, that was the
20
          general -- the general mindset.
2.1
     BY MR. COLODNY:
22
               So you mentioned "not your keys,
23
     not your coins." What is that? What is
24
     that phrase?
25
               Basically means -- so crypto --
          Α.
```

95 1 the way that cryptocurrency works is that 2 if you're the -- if you're the bearer of 3 the private keys for your crypto, you're in 4 control of them. But they're a bare asset, 5 right? 6 So if you -- when you send your 7 coins to someone else, you're basically giving them control over them, you're 8 giving them the keys -- you're taking --9 10 yeah, you're giving them control over your assets and -- or over your coins. 11 12 So no matter what their 13 representations are, those coins are held 14 by the person you send them to. 15 Ο. So what do you understand the 16 term "not your key, not your coins" to mean from a risk perspective? 17 MS. BRIER: Objection to form. 18 19 THE WITNESS: If you -- if you 20 want to maintain -- you know, if -- if 21 you want to retain -- if you want to 22 mitigate -- or if you want to be the 23 sole source of the risk for your coins, 24 you should hold the keys. 25 Obviously that -- that present --

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96
 1
          for a lot of people -- and it's a
 2
          decision that I've made as an
          individual as well, you know, the --
 3
 4
          there's substantial risk if you hold
 5
          the keys, you know, for yourself as
          well of loss, of hacking and other
 6
 7
          concerns.
                So there's risks on both sides --
 8
          both sides.
 9
10
     BY MR. COLODNY:
11
          Q.
               Thank you.
12
               So going back to Coinbase's 10-Q,
13
     are you aware of communications from
     accountholders to Celsius about that
14
15
     disclosure?
16
          Α.
               I -- sorry.
17
                MS. BRIER:
                            Objection to form.
18
          Outside the scope.
19
                Go ahead.
20
                THE WITNESS: I am not.
     BY MR. COLODNY:
2.1
22
               Are you aware of any reaction
23
     Celsius experienced or saw in response to
24
     that disclosure?
25
                             Same objections.
                MS. BRIER:
```

```
97
 1
           THE WITNESS: I am not. You
 2
     know, again, from my role in both
 3
     innovation and compliance, you know, we
 4
     didn't -- that wasn't really in my
 5
     purview.
 6
           Sorry.
                   Whenever we get a chance,
 7
     if we could break.
           MS. BRIER: Absolutely. Is now a
 8
     good time for a break?
 9
10
           MR. COLODNY: Yeah, it is.
                                        Thank
11
     you.
12
           THE VIDEOGRAPHER: All right.
13
     The time is currently 11:11 a.m., and
14
     we are going off the record for Media
15
     Unit No. 1.
16
           (Whereupon, a recess was taken at
17
           11:11 a.m.)
           THE VIDEOGRAPHER: The time is
18
     currently 11:28 a.m., and we are back
19
20
     on the record for Media Unit No. 1 of
21
     today's testimony.
22
           MR. COLODNY: I think this is
23
     Exhibit 7.
24
           (Whereupon, Exhibit 7 is marked
25
           for identification.)
```

98 1 BY MR. COLODNY: 2 Do you recognize this document? Ο. 3 Α. I do. 4 What is this document? 0. 5 This is the declaration related Α. to the terms of use -- my declaration 6 7 related to the terms of use. And is there anything that you 8 Ο. would like to change about this document 9 10 based on everything that happened -between when you signed it and today? 11 12 Α. No. 13 This is true and accurate to the Q. 14 best of your knowledge? 15 Α. That's correct. 16 Did you draft this declaration? 0. 17 Α. No. What was your role in 18 Ο. 19 constructing this declaration? 20 Α. Provided input on it, you know, some content through interviews. And then 21 22 when it was drafted, I reviewed it and 23 provided some redlines and then -- yeah, and then approved it. 24 25 Who drafted the document? 0.

99 1 Someone from Kirkland. Α. 2 Is the testimony in this document Ο. 3 based off of your personal knowledge? 4 It's knowledge that I gathered Α. 5 through research and discussions with other staff at the company. 6 7 Ο. Okay. Not through my direct -- as I 8 Α. mentioned before, I was not involved in 9 10 the -- in the writing of the terms of use or dissemination of it or, you know, those 11 12 kinds of things. 13 Q. What research did you do to 14 compile this document? 15 Α. Talking to the staff that was involved in the drafting of the terms of 16 17 use and then also some members of the data team who put together the data that's 18 included in it. 19 20 And who did you talk to that was Ο. involved in the drafting of the terms of

- 21
- 22 use?

25

- Roni, Yarden, Ron Deutsch, 23
- 24 I think that's it. Joseph.
 - And who did you talk to on the Q.

100 1 data team to pull the information? 2 So there are a couple people on 3 emails, like V.J. and Zaryn. 4 V.J. Do you know V.J.'s last 0. 5 name? V.J. is an abbreviation for 6 7 Victor Vesnaver. I don't know where the J 8 comes in. It must be a middle initial. Did you get the last name or --9 10 Victor -- he goes by V.J. inside the I'm sure we can get you that. 11 company. 12 And then Zaryn is the guy on his 13 So V.J. runs corporate strategy, and 14 also the data team reports to him. 15 O. And when you -- when you -- did 16 you ask these individuals to give you specific information? 17 Did I ask them to give me 18 19 specific information? 20 I asked them questions about the terms of use. I asked them about the 21 22 information that they had shared with Kirkland for the drafting of this 23 24 declaration. 25 And I reviewed the documents --

101 1 the actual terms of use, and I reviewed the 2 data that was collected by the data team. And did you review that 3 Ο. 4 information after this declaration was 5 drafted or before? MS. BRIER: And, Oren, to the 6 extent that any of this -- you can 7 answer. But don't get into discussions 8 that you had with counsel about the 9 10 substance. THE WITNESS: I believe it was --11 I believe it was after it was the first 12 13 draft. BY MR. COLODNY: 14 15 O. And did you add anything to this declaration based off of those discussions? 16 17 I don't remember the specific redlines that I had, but I don't remember 18 19 there being any kind of material 20 differences from the information that I collected and what was in here -- what was 21 22 in the final declaration. And other than discussions with 23 0. other members of Celsius and data that was 24 25 pulled by others from Celsius's records,

102 1 are there any other sources of information 2 that you relied on to draft this 3 declaration? 4 Just as a kind of sanity check, Α. 5 because I'm -- you know, one of the things -- one of the reasons that we got 6 involved in some of the declarations is 7 just to try to make sure that we're giving 8 the most accurate information we can. 9 10 Because a lot of people in the company have left. And I've been here 11 12 since February 2021, so relatively 13 speaking, I didn't, you know, usually 14 find -- find the answer to questions. 15 So as a sanity check, I also went back to my personal email as a customer and 16 just verified that I saw some of the --17 some of the -- some of the notices since I 18 became -- you know, from the time that I 19 20 became a customer. 21 So you looked at your personal email box to check to see if the notices 22 23 and the screenshots that were attached, you 24 received them? 25 Exactly. You know, this says Α.

103 1 that this went out. Does this look exactly 2 like what I received and confirmed it that 3 way. 4 Okay. Can you turn to page 14 of O. 5 this document. Actually, I guess I might 6 have been referring to a paragraph number. 7 Yeah, paragraph 14. It's on page 5 at the 8 bottom. 9 Α. Okay. 10 Q. Looking at the chart specifically. 11 12 Okay. Got it. Α. So my understanding of this chart 13 Q. 14 is that the percentages would be the number of accountholders or percent of 15 accountholders that saw that version when 16 they signed up for Celsius; is that 17 18 correct? Yeah. And I don't know --19 20 actually, can I restate that? 21 So this is the number -- the percentage of customers who -- when they 22 registered, what version of the terms of 23 24 use were in effect. 25 So, for example, at the time

104 1 45 percent of our customer base registered, 2 Version 5 of the terms of use were in 3 effect. 4 Ο. Right. So if I add up Version 6, 7 and 8, I think it's 45 percent --5 44 percent registered for a version of the 6 terms of use Version 6 or later, correct? 7 MS. BRIER: Objection to form. 8 9 THE WITNESS: Yeah, I'm sorry. 10 Can you say that again? 11 BY MR. COLODNY: 12 Ο. Yeah, I'm just adding up. So I'm 13 looking at Version 6, 7 and 8, and, you 14 know, my understanding from this table is 15 that those numbers, when added together, 16 equal, I think it's 44 percent. And those 44 percent of people 17 would have only seen Version 6, 7 or 8? 18 MS. BRIER: 19 Objection to form. THE WITNESS: I believe that 20 21 that's the case. And just to make sure 22 I'm understanding, so you understand that the 45 percent, for example, that 23 24 when they register a software Version 5 would have been presented with 25

105 1 Version 6, 7 and 8 subsequently. 2 But, yes, what you said is right. 3 BY MR. COLODNY: 4 And where did you get the Ο. 5 information to populate this table? From the data team. We have a 6 Α. 7 back office system that tracks when users 8 accept terms. 9 Q. Uh-huh. 10 Α. And so they just report it on that. They went to the data base that 11 12 stores that information and reported on it. And this is the current 13 Q. 14 accountholders as of the petition date, the 15 percentage that saw the different terms of use when they first signed up? I'm just --16 17 Correct. Correct. Α. So I think we talked about this a 18 little bit before, but attached to your 19 20 declaration are a lot of screenshots that 21 talk about the -- what was shown to people 22 when you resolicited Version 6, right? 23 (No audible response.) Α. 24 0. And that was only shown to people 25 that were existing Celsius users when

106 1 Version 6 was rolled out, correct? 2 MS. BRIER: Objection to form. THE WITNESS: 3 Sorry. Could 4 you... 5 BY MR. COLODNY: If you just want to look 6 Yeah. Ο. at the back to the exhibits. I think that 7 you list as Exhibit A what you title 8 "Phase 1 Communications," and Exhibit B is 9 10 "Phase 2 Communications," and Exhibit C, I 11 think is "Phase 3 Communications." 12 maybe they're all in one exhibit. But these are all communications 13 14 that were sent to individuals that had 15 agreed to Version 5, and now you're trying to resolicit Version 6, correct? 16 Correct. Yeah, I mean, it could 17 Α. have been people who had not accepted 18 previous versions of the terms of use as 19 20 well. Like, they could have skipped a version. But as long as they didn't --21 22 but, yeah, what you said is right. 23 So if I was a user and I signed Ο. 24 up for the first time with Version 6, would 25 I have seen any of these communications?

```
107
 1
                MS. BRIER: Objection to form.
 2
                THE WITNESS: Would you have seen
 3
          these if you had already signed up?
 4
                Yeah.
                       As one of -- I mean, as
 5
          long as one of these exhibits is
          related to Version 7 or 8, then, yes.
 6
 7
     BY MR. COLODNY:
               Well, that's my question.
 8
          Ο.
     couldn't find anything relating to
 9
10
     Version 7 or 8.
               Maybe just give me a few minutes
11
          Α.
12
     to review this.
               (Pause for reading/reviewing.)
13
14
               So your question is if you had
          Α.
15
     signed up for Version 6 -- if you had
     signed up when Version 6 was effective,
16
     would you have received these emails?
17
18
          O.
               Right.
19
               That is -- let me double-check.
20
     Let me just recheck this and refresh my
21
     memory.
22
               (Pause for reading/reviewing.)
23
               So, yeah, yeah. So customers
          Α.
24
     would have seen -- they would have been
25
     notified, and you can kind of piece that
```

108 1 together also just by looking at the -- at 2 the percentage of people who accepted 3 Version 7. 4 Ο. But what -- what screen would the 5 people have seen Version 7 look at? 6 What screen would they have 7 looked at? Right. Because I think that the 8 Ο. attachments all are of notices that were 9 10 pushed out to people who had seen Versions 5 through 1, and now you were 11 12 resoliciting 6. 13 So I guess I'm looking at what login screen or solicitation --14 15 Α. Uh-huh. -- would someone for the first 16 Ο. time saw Version 6, have seen? 17 MS. BRIER: Objection to form. 18 19 And is your question whether the 20 folks who signed up for 6 or later 21 would have seen the notifications about 22 changes to Version 6? 23 MR. COLODNY: Well, that's the 24 first question. 25 ///

109 1 BY MR. COLODNY: 2 And then my second one is, how am I to know what the people -- the 45 percent 3 4 of people that saw Version 6, 7 and 8 saw, 5 because all I've been provided with is the notice of changes between Version 5 and 6. 6 7 Yeah, if you can just give me a minute to review, to review this again. 8 (Pause for reading/reviewing.) 9 10 Α. Yeah, I'm not sure if this is your -- so, like, the effective periods 11 12 for -- which were noted on page 4, you 13 know, for Version 6, July 22 through 14 August 2 of 2021, and that -- and then the 15 change to Version 7 took place on August 3, 16 2021, which is in the -- which would have fallen in between Phase 1 and Phase 2. 17 But, again, those people that 18 19 signed up between Version 6 and 7, they 20 wouldn't have gotten a notice that said, here are the changes to Version 5, because 21 22 they would have never seen Version 5, 23 right? 24 MS. BRIER: Objection to form. 25 THE WITNESS: If they sign up

```
110
 1
          between Version 6 -- between Version 5
 2
          and 7?
 3
     BY MR. COLODNY:
 4
          O.
               6 -- like --
 5
               I mean, Version 6 lasted for, you
     know, between July 22 --
 6
 7
               Right. I understand that
          O.
     Version 6 and 7 were, like, minor changes,
 8
     right?
 9
10
          Α.
               Yep.
11
          Q.
               Updates to -- over a period of
12
     time.
13
               What I'm trying to get at is
14
     we've got a lot of screenshots that were
15
     provided to show the resolicitation of
     Version 6.
16
17
          Α.
               Uh-huh.
               But this chart shows that
18
19
     44 percent of people signed up after
20
     Version 6 was enacted. And I don't believe
21
     there are any screenshots or descriptions
22
     that show what those 44 percent of users
23
     would have seen.
24
                MS. BRIER: Objection to form.
25
                THE WITNESS: Yeah, I don't know.
```

```
111
 1
     I mean, we could go back and try to
 2
     find -- yeah, get that information if
 3
     it's different from what's here.
 4
           But, again, just going -- going
 5
     back to my -- my understanding of,
     like, the events that happened at that
 6
     time and also what's described here in
 7
     the Phase 1, Phase 2 and Phase 3, you
 8
     know -- yeah, it says here even in
 9
10
     Phase 3, "Phase 3 communications
     continued to request acceptance of
11
     terms of use Version 6 and notified
12
13
     accountholders that they would regain
14
     access to Debtors' services upon" --
15
           (Stenographer asks speaker to
16
           speak slowly and clearly.)
           THE WITNESS: Sorry about that.
17
           I'm reading the last paragraph of
18
19
     section that starts with Phase 3, the
20
     last sentence.
           So "Phase 3 communications
21
22
     continued to request acceptance of
     terms of use Version 6 and notified
23
24
     accountholders that they would regain
25
     access to the Debtors' services upon
```

112 1 acceptance." 2 And so the question you're asking 3 is, at what point did we update --4 well, actually, we can see at what 5 point we updated the terms of use. Ιt 6 was on August 3. 7 And you're asking if there -- if these screenshots reflect -- just make 8 sure I'm understanding this -- you're 9 10 asking do the screenshots reflect the Version 6 or Version 7? 11 12 BY MR. COLODNY: 13 I'm asking where's the screenshot Ο. 14 that a new user would see if they first 15 signed up to Version 6? If that's not -- yeah, if that's 16 Α. not something we provided, then we should 17 be able to get that to you. 18 19 Ο. Okay. I would appreciate that. 20 But you're not aware of anywhere in this declaration where it shows the 21 22 screenshot that a new user that signed up for Version 6, Version 7 or Version 8 saw? 23 24 It doesn't look like it. Α. 25 MS. BRIER: Objection to form.

113 1 BY MR. COLODNY: How did you go about grabbing 2 3 these screenshots? 4 Because I -- yeah. How did you 5 gather these screenshots? We asked a variety of staff at 6 the company for copies of the -- I mean, it 7 8 depends on the type of content. So for the -- for screenshots of the app, we would 9 10 have probably gone to -- most likely we would have received the information from 11 12 either our design team or product team. 13 For emails, we would have gone to 14 our marketing -- marketing or 15 communications team, yeah. 16 Ο. And are these -- I guess one of the -- there's -- if you could turn to 17 18 page 16 at the top. I'm looking at the 19 numbers that are right below --20 Α. Okay. 21 -- in the top strip. 22 "Beta Pop-Up Communications." What is -- is this the screen 23 that users actually saw, or what is meant 24 25 by "beta pop-up communications"?

114 1 What I've seen happen at Celsius Α. 2 sometimes is that there are screens that 3 are designed during the product development 4 process. They may be worked on by the 5 product team, the design team. regulatory team might review them. 6 7 For example, in this app called Figma, those things can be -- generally 8 that Figma file is passed to our 9 10 engineering team to implement, you know, to 11 code up what they see. 12 There are times where there are 13 minor changes in between what is in that 14 Figma file and what is actually pushed to 15 production. Usually it's around, like -it's either -- you know, there might be 16 typos corrected or typos introduced during 17 that -- you know, that handoff. 18 But in kind of the form and 19 substance, they should be identical. 20 21 So are you -- is it your testimony that this is, in form and 22 23 substance, what users who saw the pop-up 24 screen saw? 25 Α. Correct.

115 1 And what did you do to make sure Q. 2 that was correct? 3 I spoke with the same collection Α. 4 of people. I didn't actually need to talk 5 to the data people, but speaking with our regulatory and legal staff on -- to confirm 6 7 that. Okay. So going back to new 8 Ο. users, and I want to segment that from 9 10 existing users. 11 Were new users provided with the 12 full terms of use when they signed up for a Celsius account? 13 Yes, to the best of my 14 Α. 15 understanding. 16 How were they provided with that Ο. terms of use? 17 It was presented to users during 18 19 the sign-up process. 20 How was it presented to them? Ο. 21 As a -- it's a screen in the app 22 as they're -- as they're completing the registration process, there's generally a 23 24 hyperlink to a page with the full text.

25

Yeah, it's pictured on page 18.

116 1 At the bottom, it's called A-9. So 2 something similar to, like, what you see 3 there with the hyperlink, terms of use and 4 private policy. 5 Okay. This is -- this is the Ο. updated you're saying --6 7 This is the updated, but it's a Α. similar type of interface. 8 So there will be a pop-up, and 9 Q. 10 there will be a hyperlink to the terms of 11 use? 12 That's my understanding. Α. Yes. 13 And if you click on that Q. hyperlink, does it take you to the full and 14 15 current terms of use? 16 Α. That's my understanding. And what is that understanding 17 Ο. based on? 18 With discussions with staff. 19 Α. What discussions with staff? 20 Ο. 21 With the regulatory and legal 22 team. Just discussing -- discussing how that process worked. It's also from my own 23 24 recollection of signing up was how it 25 worked.

```
117
               Did Celsius email users the
 1
          Ο.
 2
     entire terms of use?
 3
               I don't -- I don't remember.
          Α.
 4
     don't think so.
 5
                MS. BRIER: And I would object to
          the form of that question.
 6
 7
     BY MR. COLODNY:
               Did Celsius ever email users the
 8
          Ο.
     entire version of the terms of Version 6 of
 9
10
     the terms of use?
11
                MS. BRIER: Object to form.
12
                THE WITNESS: Can you just give
          me one minute to review?
13
14
     BY MR. COLODNY:
15
          Q.
               Uh-huh.
16
               (Pause for reading/reviewing.)
                            And, Aaron, to
17
                MS. BRIER:
          clarify, are you asking whether they
18
          emailed the entire document or a link
19
          to it or both?
20
21
                MR. COLODNY: My question was
22
          generally.
23
                MS. BRIER:
                            Okay.
24
                (Pause for reading/reviewing.)
                THE WITNESS: Yeah, so I don't
25
```

118 1 remember -- sorry. I don't think that 2 we emailed the full terms of use to our customers. I think, you know, it -- as 3 4 is common across, like, a lot of 5 different platforms in crypto, you're presented with some kind of screen to 6 7 accept the terms. You can click on it to review the 8 full text, and then it's kind of at 9 10 your -- it's on the customer to -- to collect a copy of that. 11 12 And just speaking from my own 13 knowledge, when I did -- you know, I 14 talked about reviewing competitor 15 platforms, you know, you're often 16 copying and pasting, scrolling through apps because the full version is not 17 18 sent to you. 19 So I think it's a common 20 practice. 2.1 BY MR. COLODNY: 22 Did Celsius ever translate 0. Okay. 23 the terms of use into another language? 24 MS. BRIER: Objection to form. 25 It's outside the scope.

119 1 THE WITNESS: Not to my 2 knowledge. And I think it would. 3 There are, like, some technical challenges -- there would be technical 4 5 challenges of being able to have it available in different languages. 6 7 BY MR. COLODNY: So Celsius never provided the 8 Ο. terms of use in Spanish, for example? 9 10 Α. Not to my knowledge. Any other language than English? 11 Q. 12 Not to my knowledge -- yeah, not Α. 13 to my knowledge. 14 Did Celsius ever send emails to Q. 15 people in any language other than English? MS. BRIER: Objection to form. 16 17 Outside the scope. THE WITNESS: Yeah, not to my 18 19 knowledge. BY MR. COLODNY: 20 21 Ο. Okay. Let's go to the 22 resolicitation. 23 Why did Celsius resolicit 24 acceptances to the terms of use for Version 6? 25

120 Α. Why did -- why did Celsius follow 1 2 up with customers about accepting the terms 3 of use Version 6? 4 Because it was a material change 5 in -- customers had previously been customers of Celsius, the UK entity, and 6 that was being transferred to the U.S. 7 8 entity. Did Celsius resolicit acceptances 9 Q. 10 of any other prior version of the terms of 11 use? 12 Not to my -- not to my knowledge. Α. And I -- I did -- other than what's 13 14 represented in the declaration, which is 15 that we tracked acceptance of terms of use 16 by customer, so we knew when a customer accepted or did not. 17 18 But Version 6 was -- you know, 19 like, as we've kind of outlined in the 20 declaration, it was a pretty material change being that customers were becoming 21 22 customers of a new entity. 23 That was -- that was, to my knowledge, the main -- really the only time 24 25 the company really tracked or proactively

121 1 reached out to customers -- sorry. That 2 was the first time that the company 3 proactively reached out to customers to 4 track that. 5 So how did it notify customers of Ο. 6 the previous changes to the terms of use, terms of use 1 through 5? 7 Through in-app notifications 8 Α. and -- in-app notifications and -- and 9 10 email. And what did those in-app 11 Q. 12 notifications say? 13 Something along the lines of, you 14 know, our terms of use are changing. You 15 must accept -- you know, largely similar to what's -- what's shown in these exhibits. 16 17 Ο. But --18 That the terms are changing. 19 you want to continue to use the app and 20 get, you know, the benefits of being a 21 customer, you need to accept the terms. 22 And did it -- did customers 23 actively have to click "accept" to continue 24 to use the Celsius app for changes in 25 Versions 1 through 5?

122 1 MS. BRIER: Objection. Form. 2 THE WITNESS: So my knowledge of 3 the stuff that predates my time at 4 Celsius is a little bit -- you know, 5 it's even more removed. But, you know, just give me one 6 7 minute to review. Yep, that's correct. Customers 8 would have to -- as indicated in the 9 10 declaration, customers would have to affirmatively accept the terms of use. 11 12 BY MR. COLODNY: And where is that in the 13 Q. 14 declaration? 15 On page 4, Section C or whatever, "Accountholder Consent Process." At all 16 times, Celsius has required users to 17 affirmatively accept the terms of use prior 18 19 to and as a condition of accessing Celsius's services." 20 21 Right. So my question was a 0. 22 little different. 23 It was if you had already accepted one version of the terms of use, 24 25 how was the new version accepted by

123 1 customers? 2 So say -- say I signed up for 3 Version 1. When Celsius updated the terms of use to Version 2, how was that new 4 5 term -- version of the terms of use 6 presented to and accepted by users? 7 MS. BRIER: Object to form. THE WITNESS: Yeah. So the 8 bottom of page 5 kind of describes the 9 10 Debtors -- I mean, that whole 11 Section 15 describes this. 12 But the -- in particular, the 13 last sentence, it says, "The Debtors 14 typically advise existing users of 15 updates of the terms of use by email and other official Celsius channels 16 such as its blog." 17 BY MR. COLODNY: 18 19 Ο. And what's that understanding 20 based on? 21 Discussions with -- with staff Α. 22 internally. 23 Who did you have those Q. discussions with to understand that part? 24 25 Yarden, Roni, legal -- our legal Α.

124 1 So Ron, Joseph, Ofer. team. 2 I want to flip to page 11 of your 3 declaration. I'm referring to the numbers 4 at the top just for --5 Α. Yep. -- ease of reference because they 6 Ο. 7 go through the whole document. What is this email? 8 Just take a second to review it. 9 Α. 10 (Pause for reading/reviewing.) This is the email to customers 11 Α. 12 telling them about the change in relationship from being customers of the UK 13 14 entity to the U.S. entity. 15 O. Okay. So it is the kickoff email 16 to the resolicitation process; is that 17 right? 18 Α. Yes. 19 Ο. And it highlights three main 20 changes to the terms of use: The one you 2.1 just mentioned, that the engagements with 22 Celsius Network, a Delaware company; a 23 change of law to New York and disputes to 24 be settled by arbitration. 25 Are you aware of any other main

125 changes to the terms of use that were 1 2 between 5 and 6? 3 Α. Those are the main changes I'm 4 aware of. 5 O. And if I were a user and I received this email, how would I view the 6 7 terms of use? 8 MS. BRIER: Objection to form. THE WITNESS: Well, it actually 9 instructs you to go -- to log into your 10 11 Celsius account upon which you would be 12 prompted to -- you would be given links 13 to review the terms of use. 14 BY MR. COLODNY: 15 O. Okay. So I would get this email, open my Celsius account, there would be a 16 pop-up screen, and then I would click on a 17 hyperlink to the terms of use? 18 19 Yeah. Yep. So there's -- you 20 know, on the next page, on page 12, it says 21 there's a button that says "Go to your 22 account." 23 Uh-huh. Q. 24 And when go to your account, you 25 would have been presented with some of

126 1 these other screens. 2 Right. It would look like 3 page 16, correct? 4 Α. Yes. 5 But this email --O. 6 MS. BRIER: Objection to form. 7 BY MR. COLODNY: But this email alone didn't 8 O. contain the terms of use or a link to the 9 10 terms of use? It looks like this -- it looks 11 Α. 12 like this email did not. The -- yeah, 13 that's correct. 14 Okay. Are you aware of any Q. 15 discussions at the company considering attaching the terms of use or hyperlinking 16 the terms of use to that email? 17 MS. BRIER: Objection to form. 18 THE WITNESS: I'm not aware. 19 20 BY MR. COLODNY: 21 Do you know who made the decision 22 to highlight these three terms, or how that decision -- do you know who made the 23 24 decision to highlight these three main 25 terms?

127 1 I don't. Yeah, because I wasn't Α. 2 involved in the drafting or this process, 3 you know, firsthand. 4 And based off of looking at this Ο. 5 email, are you aware of any other main changes to the terms of use between 6 7 Version 5 and 6? MS. BRIER: Objection to form. 8 9 THE WITNESS: I'm not aware of 10 other changes. BY MR. COLODNY: 11 12 So I want to flip to page 12. Q. 13 So this next email -- actually, 14 strike that. 15 I want to go to page 14. Sorry. So I'm looking at the lines below 16 the "Monday rewards email" reminder. 17 Do you know -- so this is an 18 19 email that customers received on Monday 20 with their Celsius rewards that provided a 21 reminder about the terms of use update, 22 correct? 23 Α. Correct. 24 0. Do you know what screen popped up 25 when you clicked the "read more" hyperlink?

128 1 I don't -- I don't know that Α. 2 offhand. I can try to get that information 3 for you, but I don't know offhand. 4 0. Okay. 5 Yeah. My guess would be that it Α. would take you to the blog article. 6 7 you know, I'd have to confirm that. And which blog -- did you provide 8 Ο. the blog article in the declaration? 9 10 Α. I think that there's a reference to it, yeah, on page 12 -- 12. 11 12 So it would take you -- you think Q. it would take you to this blog that starts 13 14 at the bottom of page 12 and runs through 15 to 13? 16 Α. Correct. 17 But there's no hyperlink or copy 0. of the terms of use attached to that blog, 18 19 correct? That's correct. I don't see a 20 Α. 21 link to -- I don't see something that looks 22 like a link to that. But instead, there's a link to taking customers to their account 23 24 upon which they would be presented with the 25 terms of use.

```
129
               Now, I think it was Footnote 4 of
 1
          Q.
 2
     your declaration.
 3
               You talked about the concept that
 4
     we discussed earlier about this being kind
 5
     of a beta mock drafts and say, "It is
     evident from looking at these mock-ups
 6
 7
     where items remained in draft form."
 8
               What did you mean by that?
 9
                MS. BRIER: Object to form.
10
                THE WITNESS: Yeah. I'm sorry.
11
          Can you repeat that?
12
     BY MR. COLODNY:
13
          Q.
               Sure.
14
               On Footnote 4 of your
15
     declaration, and I -- it's on page 6 if you
16
     want to orient yourself. And that's --
17
     sorry to jump around. It's 6 at the
18
     bottom.
19
                MS. BRIER: I think he's still on
20
          the declaration.
21
                THE WITNESS: Yeah, okay.
22
                [Speaking sotto voce]
23
                I'm sorry. What was the
24
          question?
     ///
25
```

130 1 BY MR. COLODNY: 2 So you say it was evident from these mock-ups where items remain in draft 3 4 form. I was wondering what are you 5 referring to with respect to the mock-ups that are drafts versus final? 6 7 I quess I will ask the question a little more directly. 8 There's a couple places in these 9 10 where it indicates, for instance, insert 11 first name or has a date in brackets. 12 Are those the changes you were 13 referring to, or are there other draft 14 changes in here that got changed before the final? 15 16 I mean, like, the guy on page 17 who is pictured, Andrew, is the stock 17 photography guy, right? 18 I mean, that's, 19 like, the image that we use in all of our mock-ups, that's how I know this is a 20 21 mock-up. 22 And those little -- that decision 23 tree on the top, this is often, like, when 24 we're mocking up kind of sequencing or 25 customer workflows. That's -- we'll put

131 the actual screens in the kind of decision 1 2 tree. So that's what tells me that this is 3 a mock-up. 4 But other than that, there's no Ο. 5 evident changes to the language of the popup screens or other things that changed 6 between the drafts and final? 7 It wasn't -- yeah, it wasn't 8 Α. material. I mean, when I reviewed this at 9 10 the time of submitting the declaration, it was -- it was in line with, like, the --11 12 you know, kind of the whole form and 13 substance of what we were trying to convey. 14 Ο. Okay. Did Celsius ever make a 15 redline available to customers that would 16 show the changes between Version 5 and 6? 17 MS. BRIER: Object to form. So, like you said, 18 THE WITNESS: 19 I think the closest thing to that 20 was -- was the kind of cull -- pulling 21 out kind of the material changes in the 22 bullet points that we were just talking 23 about a second ago about, like, the 24 material changes.

25

But, yeah, to my knowledge, we

```
132
          did not provide a redline.
 1
 2
     BY MR. COLODNY:
 3
               So other than those three bullets
          Ο.
 4
     that identified the material changes, did
 5
     Celsius identify or provide users with a
     way to see the changes between Version 5
 6
 7
     and Version 6?
                            Object to form.
 8
                MS. BRIER:
 9
                THE VIDEOGRAPHER: Pardon me,
10
          Counsel. Do you mind if we go off the
11
          record for the Media Unit real quick?
12
                MR. COLODNY:
                               Sure.
13
                THE VIDEOGRAPHER: Okay.
                                           The
14
          time currently is 12:10 p.m., and we're
15
          going off the record for Media Unit
          No. 1.
16
                This is the end of Media Unit
17
          No. 1.
18
19
                (Whereupon, a recess was taken at
20
                12:10 p.m.)
2.1
                THE VIDEOGRAPHER: All right.
22
          The time is currently 12:11 p.m.
          is Media Unit No. 2 of today's
23
24
          testimony.
25
                And we are back on the record.
```

		133
1	MR. COLODNY: Could you read back	
2	the last question?	
3	(The following question was read	
4	back:	
5	"QUESTION: So other than those	
6	three bullets that identified the	
7	material changes, did Celsius	
8	identify or provide users with a	
9	way to see the changes between	
10	Version 5 and Version 6?")	
11	MS. BRIER: Same objection.	
12	THE WITNESS: Yeah, not to my	
13	knowledge, other than those bullet	
14	points and prompts to the user to, hey,	
15	pay attention, you know, don't skip	
16	reading this. That was the I think	
17	my understanding is that's the extent	
18	of it.	
19	BY MR. COLODNY:	
20	Q. Okay. You attached a bunch of	
21	different communications to users in	
22	connection with this Version 5 and	
23	Version 6.	
24	Are you aware of any other	
25	communications that Celsius sent to all	

134 users with respect to the resolicitation of 1 2 Version 5 and 6 other than those included 3 in your declaration? 4 Α. None that I'm aware of. And, 5 yeah, like I mentioned earlier, I checked my personal emails as a customer just to 6 see if I received anything around that 7 time, and I didn't see anything. 8 And was the change in the terms 9 Q. 10 of use published on Celsius's website too? 11 Α. Yes. 12 How was it published on Celsius's Q. website? 13 14 My understanding is that every Α. 15 time we had a change to our terms of use, 16 the latest version was posted in a link that says "terms of use" on the home page. 17 So just the general link at the 18 Ο. 19 bottom of the home page where you clicked to view the terms of use? 20 21 Α. Correct. 22 Any other place on the website 0. 23 that you're aware of? 24 So when you talk about the 25 website -- the website is, like, where

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135 1 customers could also access the web app. 2 I'm trying to remember -- yeah, I think at 3 that time, the web app was -- yeah, the web 4 app would have been available. 5 So it could have been -- a customer could have seen that through --6 7 through -- if they logged in, you know, through the website to the web app. 8 I think I'm understanding, but --9 Q. 10 so there's a website that's the Celsius 11 website? 12 Α. Yep. 13 And then that allows you to Q. 14 access the web app, which is where a 15 customer would log in to perform transactions, see their balance --16 17 Α. Correct. -- that's the distinction you're 18 Ο. 19 drawing? 20 Α. Correct. 21 So on page 18 -- and I'm 22 referring to the top numbers again. is a screenshot of what people would see in 23 24 the web browser for the change from 25 Version 5 to Version 6, correct?

136 1 Α. That's correct. 2 Was -- is this different -- I Ο. 3 quess how is this different from what 4 people would see in the -- turning back to 5 page 16, the beta communications in-app 6 screen? 7 And I'm not talking about the Just why was one screen shown on 8 content. in-app and one on a web browser? 9 10 I mean, my understanding is that the substance of the -- of what's shown 11 12 should have been the same. It was just a 13 matter of the platform. 14 So when we say "in-app," what 15 really that means is in mobile app --16 Q. Okay. 17 -- versus page 18, this is on the Α. 18 web app. 19 O. So when you're designing 20 something, there's a different kind of 21 coding for mobile versus desktop? 22 Α. That's correct, yep. And if I look at the third bullet 23 Q. 24 of this web browser, it says -- it lists: 25 "These are not all the changes.

137 read the update terms of use in full." 1 2 There's a colon. It says, "Change of legal 3 entity, change of governing law and dispute 4 resolution," and then the last bullet is, 5 "Change of custody services. Assets shall not be" -- "will not be held with Prime 6 7 Trust but will be loaned to Celsius in exchange for weekly rewards." 8 9 Do you see that? 10 I do see that. Α. So why is that bullet different 11 Q. 12 than what users were shown in the mobile 13 app? 14 So my understanding is that 15 this -- customers who would have seen 16 this -- the only customers that had assets that would have been held by Prime Trust 17 would have been customers based in New York 18 19 or Washington. 20 So I'm not -- again, actually, I 21 didn't check on this point about -- yeah, 22 about whether -- yeah, actually, I don't --23 I don't think that we actually have the ability to filter based on -- I'm not sure, 24 25 actually.

138 1 So, yeah, I can't answer that 2 question. I'd have to ask -- I'd have to 3 consult with some other people internally 4 to get you that answer. 5 But you believed that this web browser screen was shown to all users, not 6 7 just those in New York and Washington? 8 MS. BRIER: Object to form. THE WITNESS: That's what I would 9 10 have to -- yeah, I'd have to confirm that before I gave you that answer. 11 12 BY MR. COLODNY: You don't know if this was shown 13 Ο. 14 to all users or just users in New York and 15 Washington? 16 Α. That's the part that I would want 17 to -- you know, try to do my best to -- you know, speak with other people internally to 18 19 confirm that. 20 That's fine. Just asking for Ο. 21 what you know today. 22 That's right. Α. 23 MR. COLODNY: Can I get 21. 24 (Whereupon, Exhibit 8 is marked 25 for identification.)

139 1 This is Exhibit 8. MR. COLODNY: 2 MS. BRIER: Exhibit 8, thank you. 3 MR. COLODNY: For the record, we 4 discussed with Debtors' counsel before, 5 this is a court document or a portion of a court document, and it's listed as 6 Exhibit A-5 to A-6 redline. It's the 7 redline of terms of use Version 5 to 8 terms of use Version 6. 9 10 This is only a portion of the full document that was filed with the 11 12 Court, but we provided Debtors' counsel 13 with the opportunity to look through 14 They have no objection to us 15 introducing this portion. 16 Grace, I can introduce the whole deck in too, but just putting this in 17 for people to be able to flip through 18 it a little easier than a 19 20 thousand-page --21 MS. BRIER: Yeah, no objection 22 from my perspective. We -- I reviewed 23 this. It looks complete. 24 We're reserving the right to 25 object to the extent that we find out,

140 1 you know, it might be missing a page or 2 something at a later date. 3 MR. COLODNY: That's fine. 4 BY MR. COLODNY: 5 So what you have in front of you O. is an attachment to the declaration of Alex 6 Mashinsky that you reference in your 7 declaration. And it is showing a redline 8 of terms of use Version 5 to terms of use 9 10 Version 6. Have you reviewed this document 11 before? 12 I definitely, like I mentioned 13 14 before, reviewed -- reviewed the Mashinsky declaration. And I'm aware of it to the 15 16 extent that anybody can be aware, you know, keep in their mind 1100 pages of content. 17 But, yeah, I would have seen this 18 19 because I scrolled through the entire 20 document. 21 So I'll help -- try to move 22 through it quickly, because, agree, it's a 23 long document. 24 On page 1, you'll see Celsius Network Ltd. has been crossed out, and now 25

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141 1 it is Celsius Network LLC and its affiliates, collectively we, our, us and 2 3 Celsius. 4 Was this one of the main changes 5 that you referred to in the previous 6 screen? 7 That's correct. Α. MS. YANEZ: Objection. 8 Form. BY MR. COLODNY: 9 10 Ο. And then if you look at the next page, the second full paragraph in all bold 11 12 and capitalized letters, it says, "Celsius is a lending and borrowing platform. 13 14 you transfer digital assets to Celsius, 15 those digital assets are a loan from you to Celsius in accordance with the terms 16 hereof. Under no circumstances does 17 Celsius hold digital assets in custody or 18 19 on behalf as a part of the services 20 governed by these terms." Are you aware of any time before 21 22 this terms of use where Celsius described the transaction between its users and it as 23 24 a loan? 25 I would have to go back and

```
142
     review those again. But, yeah, from -- off
 1
 2
     the top of my head, I'm not aware of that,
 3
     yeah.
 4
               Do you think it's material that
          Ο.
 5
     the transaction changed to be a loan?
                MS. BRIER: Object to form.
 6
 7
                THE WITNESS: I don't think
          it's -- yeah, that's not my -- that's
 8
 9
          kind of not my area. So I don't think
10
          my -- my -- I'm not really qualified to
11
          weigh in on that.
12
     BY MR. COLODNY:
13
               Do you think that as a customer
          Q.
14
     of Celsius, this would have jumped out at
15
     you from the new terms of use?
16
                MS. BRIER: Object to form.
                THE WITNESS: I think that
17
          because it's bolded and underlined, it
18
19
          certainly would jump out to someone.
                So, yeah.
20
     BY MR. COLODNY:
21
22
               And prior to this version, are
23
     you aware of Celsius considering the
24
     transaction between it and its
25
     accountholders to be a loan?
```

```
143
 1
          Α.
               I wasn't really --
 2
                MS. BRIER: Objection to form.
 3
                              You can answer.
                Sorry, Oren.
 4
                THE WITNESS: Yeah, I wasn't
 5
          really part of the group of people that
          was considering, like, the regulatory
 6
 7
          or legal implications of the terms of
 8
          use; so...
     BY MR. COLODNY:
 9
10
               Okay. I want to turn to page --
          Q.
11
     it's 327 at the top.
12
               So here Celsius changes the term
     "Celsius wallet" to "Celsius account."
13
14
               Do you know why that change was
15
     made?
               I don't know. I don't know.
16
          Α.
               Are there any specific wallets
17
          0.
     associated with the earn service? I quess
18
19
     strike that.
20
               Do customers have a specific
     wallet at Celsius linked to their account
21
22
     in connection with the earn service?
23
                MS. BRIER:
                            Objection to form.
24
                THE WITNESS: So all customers
25
          are given a deposit address, which
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144 1 is -- so people will commonly call that 2 a wallet. That deposit address is kind 3 of the -- the initial lending place of 4 all digital assets that are sent to the 5 company. And that's the extent of a 6 7 distinct or separate or a customer-specific wallet or address 8 that Celsius maintains for customers. 9 10 BY MR. COLODNY: And then what happens once you 11 Q. 12 deposit your coins to that 13 customer-specific wallet? 14 Depending -- depending on the 15 volume or the amount of cryptocurrency, 16 periodically that cryptocurrency is swept into main -- other wallets inside the 17 company, pooled omnibus wallets. 18 19 Ο. Okav. But there's -- so there's 20 no specific wallet that holds an 21 individual's assets in the earn program? 22 Yeah, again, like the -there's -- the way -- I talked about this 23 24 in my custody declaration was that, you 25 can -- a helpful way to think about this is

145 1 that there is what the customer could see 2 via the app, and there's the coin movement. 3 And this is a common -- a common 4 practice across the industry. There's a 5 ledger that is maintaining the balance that the customer is shown, and then there's the 6 actual underlying asset. This is common in 7 traditional finance and in crypto. 8 And so your question was -- your 9 10 question was --BY MR. COLODNY: 11 12 I can ask another question. Q. 13 Α. Yeah. 14 So you say there's -- is your Q. 15 understanding that what the customer would 16 see, is that the Celsius account as it's defined in this terms of use? 17 So when I open up the app and I 18 19 see Aaron Colodny has three Bitcoin, that's 20 not kept in an Aaron Colodny wallet within 21 Celsius? 22 That is correct. 23 But my Celsius account would say, Q. 24 three Bitcoin? 25 MS. BRIER: Objection to form.

146 1 THE WITNESS: Yeah, so to -- so, 2 yeah, just going back to that split. 3 What you see in your app is a 4 representation of what we maintain on a 5 ledger of transactions. Where the coins actually sit and whether they're 6 in the customer-specific wallet or the 7 omnibus pooled wallet, what we call the 8 main wallet, totally separate and 9 10 distinct. So you may have -- if you put in 11 three Bitcoin, those three Bit -- and 12 13 those are your only Bitcoin -- for a 14 period of time those three Bitcoin may 15 sit in your individual wallet or the add deposit address, but they could 16 just as easily be -- have been swept, 17 you know, a second after you deposited 18 19 them to the main wallet. 20 So that's why we don't refer --21 we don't connect your view of your 22 balance to where the coins are sitting in our infrastructure. We tie that to 23 24 the -- our tracking of your balances in the ledger. 25

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```
147
 1
     BY MR. COLODNY:
 2
               And so your Celsius account would
     be your ledger balance?
 3
 4
          Α.
               Correct.
 5
               And was a Celsius wallet a
          O.
     different thing prior to Version 6?
 6
 7
                MS. BRIER: Objection to form.
                THE WITNESS: I don't -- yeah, I
 8
          don't know the -- I don't know the
 9
10
          reasoning why they decided to change it
          from wallet to account.
11
12
     BY MR. COLODNY:
13
               Could you turn to page 351 at the
          Q.
14
     top.
15
          Α.
               I'm sorry. What was the page?
16
               351 at the top, the docket
          0.
17
     stamps.
               Got it.
18
          Α.
19
          O.
               So if you look at the title,
     "Celsius Removes" -- "Consent to Celsius'
20
21
     Use of Your Digital Assets, " and changes it
22
     to "Consent to Celsius' Use of Digital
23
     Assets."
24
               Do you know why "your" was taken
25
     out of the title?
```

```
148
 1
                MS. BRIER: Objection to form.
 2
                THE WITNESS: Yeah, don't have
 3
          firsthand knowledge. I mean, I wasn't
 4
          involved in the drafting of it, but,
 5
          you know, it's -- it's obviously more
          clear, you know, based on the other --
 6
          the other terms of use if -- that
 7
          customers are transferring their assets
 8
          to the company, so there -- they
 9
          wouldn't be the customer's assets.
10
     BY MR. COLODNY:
11
12
               Okay. And, again, three
          Q.
13
     sentences down -- or three lines down -- I
14
     am sorry -- it says -- well, I'll read the
15
     whole thing.
               "In consideration for the rewards
16
17
     payable to you on your Celsius account and
     the use of your services, you grant
18
19
     Celsius, subject to the applicable law and
20
     for the duration of the period during which
     the eligible digital assets are loaned to
21
22
     us through your Celsius account, all right
23
     and title to such digital assets," and it
24
     continues.
25
               Do you know why there was a
```

```
149
 1
     change from "available" to "loaned to us"?
 2
                MS. BRIER: Object to form.
 3
                               I don't know.
                THE WITNESS:
 4
          Yeah, I don't know the reason why
 5
          they -- that change was made.
     BY MR. COLODNY:
 6
 7
          Ο.
               Two more changes to this
     paragraph on the next page, 352 at the top.
 8
     There's a change where it previously said,
 9
10
     "You may not be able to exercise certain
     rights of ownership" to "You will not be
11
12
     able to exercise rights of ownership."
13
               Do you know why that change was
14
     made?
15
          Α.
               I don't know.
16
               And then the last romanette iii,
          Ο.
     there is a change where it introduces now a
17
     bankruptcy disclaimer that says that a
18
     customer "may lose its rights to recover or
19
20
     regain ownership of such digital assets and
21
     other than your rights as a creditor of
22
     Celsius under any applicable laws, you may
23
     not have any legal remedies or rights in
24
     connection with Celsius' obligations to
25
     you."
```

150 1 Do you know why that change was 2 made? 3 Object to form. MS. BRIER: 4 THE WITNESS: I don't know. 5 BY MR. COLODNY: So we talked about the Coinbase 6 Ο. disclosure before where they disclosed in 7 8 their 10-0 that there was now a bankruptcy risk disclosure with respect to the 9 10 ownership ability to recover assets in accounts on the Coinbase site that was 11 12 highlighted for users in the 10-Q. 13 Are you aware of any 14 communication where Celsius highlighted sub-romanette iii for its customers? 15 16 Α. I'm not aware. And it wasn't listed on the three 17 Ο. main changes to the terms of use we 18 discussed before, correct? 19 20 Α. That's correct. 21 Are you aware of any Ο. 22 communications discussing flagging these changes in paragraph 13 for accountholders? 23 24 MS. BRIER: Objection to form. 25 THE WITNESS: Am I aware of any

151 1 communications where we tried to make 2 sure our customers were aware of this, 3 the changes? That was the question? 4 BY MR. COLODNY: 5 I was asking a slightly different O. 6 question. 7 Are you aware of any conversations within Celsius when Version 6 8 was released where people considered 9 10 flagging these changes for customers? 11 MS. BRIER: Objection to form. 12 THE WITNESS: No. And just to 13 provide more con- -- you know, just as a reminder, like, at the time that 14 15 these -- these changes were being 16 considered or were implemented, I was 17 head of innovation. So I wouldn't have been involved. 18 19 It makes even more sense, like, 20 why I wouldn't have been involved firsthand in it. 21 22 BY MR. COLODNY: 23 But you're not aware one way or another if those conversations did or did 24 25 not happen?

152 1 The part -- the thing that I am Α. 2 sure that they happened among counsel --3 you know, among the attorneys for the 4 company. So -- but I was not a part of 5 those discussions. And, yeah. 6 MR. COLODNY: I'm at a pretty 7 good breaking point if you want to take a break now? 8 9 MS. BRIER: Okay. Sounds good. MR. COLODNY: Five minutes? 10 11 MS. BRIER: Do you want to break 12 for lunch or --13 THE STENOGRAPHER: Do you want to 14 go off the record for this? 15 MS. BRIER: Yeah, let's go off 16 the record. Yes. 17 THE VIDEOGRAPHER: All right. 18 The time is currently 12:33 p.m., and 19 we are going off the record for Media 20 Unit No. 2 of today's testimony. 2.1 (Whereupon, a recess was taken at 22 12:33 p.m.) 23 THE VIDEOGRAPHER: All right. 24 The time is currently 12:44 p.m. is continuation of Media Unit No. 2 of 25

153 1 today's testimony. 2 And we are back on the record. 3 BY MR. COLODNY: 4 One question to follow up on O. 5 something we discussed before. So when customers transferred 6 7 property to the earn program, you said that 8 they transferred title to the earn program. How could they then take out a 9 10 loan with that property they had transferred being collateral for that loan? 11 12 MS. BRIER: Objection to form. 13 THE WITNESS: Yeah. So, I mean, 14 the way I -- I don't have these --15 these terms memorized, but essentially 16 you would be foregoing the rewards that 17 you were -- so let me take a step back. When you transfer title, you do 18 19 that in exchange for rewards that you 20 receive for giving the company your 2.1 When you wanted to then borrow coins. 22 funds from the company, you would 23 forego those rewards that you are 24 exchanging your coins for. 25 So you basically give up your

154 1 rewards, but then get the ability to 2 borrow coins. 3 BY MR. COLODNY: 4 And what was the collateral that O. 5 the company was holding? The coins that had been 6 Α. transferred to the company already. 7 8 And where was that collateral Ο. held? 9 10 MS. BRIER: Objection to form. 11 THE WITNESS: Where was it held? 12 In the company's -- you mean, like -- are you asking about, like --13 14 like, what wallet? BY MR. COLODNY: 15 16 Ο. Right. When I think about having 17 collateral, you have an asset that you can execute on if someone doesn't repay their 18 19 loan. 20 Where were the Bitcoins that were held as collateral, using Bitcoin as a 21 22 general cryptocurrency, for a loan held by 23 the company? 24 MS. BRIER: Object to form. 25 THE WITNESS: Where were they

155 1 Yeah, I think this is -- this held? has been discussed, like, many times, 2 like, in other kind of venues. 3 4 there's really no material difference 5 between the way coins in earn and coins that were collateral were treated. 6 7 BY MR. COLODNY: So do you have an understanding 8 Ο. of how the company could hold collateral 9 10 that it didn't actually hold that was deployed? 11 12 MS. BRIER: Objection to form. 13 THE WITNESS: How could... 14 I mean, the -- it would have 15 been, like, just -- logically, it would 16 be using the same -- the same mechanisms for securing the -- its own 17 assets that it -- that it did for -- I 18 19 mean, in every other aspects. So, for example, if it were 20 21 lending it out to an institution, it 22 should have done -- you know, it should 23 have performed creditworthiness check, 24 you know, to make sure it had 25 confidence it would be able to get

156 1 those loaned assets back or had 2 sufficient collateral to protect -- you 3 know, to protect against losses. 4 And, I mean, without -- without 5 stepping through each one of those things, like, the company should 6 7 have -- should have been taking steps to make sure that that collateral 8 was -- was accessible. 9 10 BY MR. COLODNY: 11 Q. But there was no separate wallet 12 or structure to hold collateral, correct? 13 MS. BRIER: Object to form. 14 THE WITNESS: That is my 15 understanding. We basically -- we went 16 through this kind of in the custody 17 declaration. There was a main wallet, and 18 19 coins that were held in that main 20 wallet were -- other than the funds 21 that were there on their path to the 22 custody account, were eligible for 23 deployment. 24 BY MR. COLODNY: 25 Is there any way for the company Ο.

157 1 to trace a coin that was deposited in earn 2 to a specific customer? 3 Α. Deposited... 4 So it's, like -- it's -- the 5 other way we can trace. So as they come in, we can -- we know where they came from, 6 7 obviously. I mean, we know the blockchain 8 address that the coins came from. Once they go into the omnibus 9 10 wallet, they're pooled, and they're largely fungible. Depends a little bit on the 11 12 blockchain, if you want to get into the --13 you know, whether it's an account-based 14 blockchain or a UTXO blockchain. 15 But largely, they're fungible, 16 and you can't distinguish between the 17 coins. So if I, Aaron Colodny, deposited 18 19 a Bitcoin in 2021 into Celsius, there's no 20 way to point to the coins that Celsius has now and say, that one coin is 21 22 Aaron Colodny's Bitcoin? 23 Α. We --24 MS. BRIER: Objection to form. 25 THE WITNESS: We treated them as

158 1 So since you used Bitcoin as fungible. 2 an example, Bitcoin is UTXO blockchain. So technically every single transaction 3 4 has a dependency on the prior 5 transaction. So you could trace fractions of your coin. 6 7 But your -- what started out as your, let's say, three Bitcoin might 8 have been split into millions of 9 10 fractions of a Bitcoin. 11 And so, yeah, could we trace 12 every fraction of those? It's possible to do that. I mean, that's what the 13 14 blockchain is for. But practically 15 speaking, that's not how we looked at the coins. We treated them as 16 interchangeable. 17 BY MR. COLODNY: 18 19 Ο. Do you have an idea of what it would take to trace every single coin that 20 2.1 was deposited into Celsius to figure out 22 where it ultimately landed? 23 MS. BRIER: Objection to --24 objection to form. 25 Sorry. Outside the scope.

159 1 Go ahead. 2 THE WITNESS: Yeah. I mean, that's only really possible with UTXO 3 4 blockchains. And so, like, for the 5 vast majority of the assets on the 6 platform were Ethereum-based, ERC-20s, where that's not really realistic. I 7 mean, that's not possible. 8 For the UTXO blockchains, that 9 10 would be a massive undertaking. don't know of any -- any CeFi 11 12 institution that tries to do that. BY MR. COLODNY: 13 14 And you would be trying to trace Ο. millions of -- hundreds of thousands of 15 customers to millions and billions of 16 17 assets? That's right. And, again, 18 19 just -- you know, so if you have an address 20 that has three Bitcoin, you know, the result -- like, if you -- let's say 21 22 somebody wanted to withdraw 10 Bitcoin. 23 We might collect the three 24 Bitcoin from the address that you sent it 25 to and then, you know, one other from seven

160 1 other addresses to piece that together into 2 10 Bitcoin that we would send to someone who made a withdrawal request. 3 4 So it's -- yeah, it's very 5 complicated to do that. So you said before that you 6 weren't involved in the product rollout of 7 solicitation of acceptances for Version 6 8 of the terms of use, correct? 9 10 Α. That's correct. And I believe you mentioned that 11 Q. 12 Roni -- and I'm blanking on the individual's name? 13 14 Α. Yarden. 15 Q. Yarden was the head of product --16 Oh, sorry. Α. Not head of product, the product 17 0. head or -- of the Version 6 rollout? 18 19 MS. BRIER: Object to form. THE WITNESS: So there was --20 21 there was Roni, in his capacity as kind 22 of head of regulatory or the -- you 23 know, the person who kind of -- you 24 know, person at the top of the 25 regulatory.

161 1 Yarden was the actual -- his 2 title is head of regulatory, and maybe 3 the person you're talking about is the 4 Matthew de la Fuente, the head of the 5 PMO office, the project management office. 6 7 BY MR. COLODNY: Ο. What do -- what does Celsius' 8 product and QA team use to track the 9 10 development and processes of a -- of a workstream like the rollout of the terms of 11 12 use? 13 MS. BRIER: Objection to form. 14 THE WITNESS: So Jira is sort of 15 the main kind off ticketing system. Jira is a software by a company called 16 Atlassian. The engineering team uses 17 Jira to track engineering work and 18 19 requests. 20 Oftentimes the company uses 21 another piece of software from the same 22 company called Confluence for -- as 23 like a project management tool. kind of the tool -- those two tools are 24 25 used for tracking.

162 1 I don't know -- my assumption 2 would be that those two tools were used 3 for this rollout, but I'm not certain 4 of that. 5 BY MR. COLODNY: And I think Confluence is the 6 Ο. 7 project management. Does that allow you to 8 track QA and tickets throughout the product lifecycle? 9 It would actually -- that should 10 be in Jira. Confluence -- you can, like, 11 12 link Jira to Confluence so that it would be visible in either tool. 13 14 But, yeah, Jira should be the 15 software where QA would get involved. 16 Ο. And are all of the QA records available in Jira? 17 To the extent -- yeah, to the 18 19 extent that they were created, yes, they 20 should be there. That's my understanding. 21 Again, I wasn't involved in the 22 product development process, you know, at that -- you know, at that level of, like, 23 24 reviewing what the QA team was doing until 25 very recently.

163 1 So -- but, yeah, I mean, just 2 from 20 years of product development 3 experience, OA -- the OA process should be 4 documented. 5 We were on our path towards trying to get a SOX audit completed where 6 7 that would be required; so... Is it generally Celsius' practice 8 Ο. to perform QA on any product or project 9 10 that's released to the public? 11 Α. Yes. 12 And what does that QA process Q. 13 entail? 14 Α. It should be reviewing the 15 business requirements, reviewing the -reviewing what has been developed in a --16 in a testing environment, in a staging 17 environment -- testing and a staging 18 19 environment. 20 And then, you know, noting any differences, sending that back to 21 22 engineering if they spot issues, getting 23 sign-off from the product managers and 24 business stakeholders and then signing off 25 for release.

164

1 And as part of that process, does Ο. 2 the QA team click on all of the hyperlinks 3 to make sure that they link to the correct 4 document that's intended? 5 That would be my expectation of Α. them, yeah. 6 7 Ο. Do you have any reason to think that that is not what happened in 8 connection with Version 5 to Version 6? 9 10 I have -- yeah, I have no reason to believe that it didn't function that 11 12 way, other than, you know, what's, I think, 13 been documented extensively, which is that 14 there were a lot of failures in processes 15 at the company. So that could -- there's a 16 possibility that that could have been the 17 case here as well. 18 19 Ο. So you think there's a 20 possibility that the QA process could have 21 failed, and someone that clicked a link to 22 a terms of use might not have shown the terms of use that was intended? 23 24 MS. BRIER: Objection to form. 25 Misstates.

165 1 Got -- I mean --THE WITNESS: 2 yeah, there's a possibility of -- you 3 know, there's a possibility of pretty 4 much anything happening, right? 5 So -- but, I mean, this just went 6 through a process. Both Roni and 7 Matthew are pretty detail- -- I mean, I know them to be pretty detail-oriented 8 professionals. 9 10 I wouldn't expect that the end 11 product would have been -- would have 12 had, you know, kind of material --13 material problems. 14 BY MR. COLODNY: 15 0. Okay. 16 So I would have expected it to function the way that we -- that is 17 outlined. 18 19 Ο. And I'm not asking for the remote 20 possibility that something can always go 21 wronq. 22 Got it. Α. 23 We all know that. Q. 24 But generally, that the company 25 operated a QA process that made sure that

166 1 when an update went live, the links that 2 said they were taking somebody to somewhere 3 generally worked, and there was a process 4 behind it? 5 That's my expectation, yeah. Α. 6 that's my understanding also. 7 And what's that expectation based Ο. on? 8 9 That the -- that the process is Α. 10 built to accomplish that, and that we had people in seats to perform that function. 11 12 We had people in seats to review that function, review the final output, yeah. 13 14 And you mentioned that Matthew 15 de la Fuente was kind of the head of this 16 all. 17 Do you know him to be a fairly diligent person? 18 19 Yeah, extremely diligent. 20 Are you aware of any success Ο. 21 metrics that product managers used to 22 define the goals of this resolicitation 23 process? 24 Definitely became -- you know, I Α. 25 was in the process of preparing the

```
167
 1
     declaration, you know, kind of jogged my
 2
     memory of discussions and emails that I saw
 3
     at that time.
 4
               But I knew that the team was
 5
     carefully tracking the percentage of
     customers that had accepted the terms and
 6
 7
     using that as a success metric.
               Were they track -- also tracking
 8
          Ο.
     the people that rejected the terms?
 9
10
          Α.
               I don't know. That's not the
     part that I paid attention to in reviewing
11
     this declaration, but that would make sense
12
13
     that they would. I would -- that -- that
14
     makes sense.
15
          Ο.
               And when -- when the company was
16
     building the workflow to -- for users to
17
     click through to accept the terms, were
     there certain success metrics that were
18
19
     communicated to the project managers or
20
     product managers not to harm in that
21
     process?
22
                            Objection to form.
                MS. BRIER:
23
                THE WITNESS: I'm sorry. Can
24
          you...
25
     ///
```

168 1 BY MR. COLODNY: 2 0. Sure. 3 When -- when the company was 4 constructing the workflow --5 Α. Uh-huh. -- and presenting the scope of 6 7 the project for the product managers and 8 the product to be built --Uh-huh. 9 Α. 10 -- were there certain success metrics that they said, we need to have met 11 12 as part of this? 13 Yeah, pretty much, like, what my answer was before. I think that the team 14 15 was focused on making sure that as many 16 customers as possible had -- had -- you 17 know, had processed this -- you know, had opened the email. Actually, yeah, that 18 19 would be a good one. 20 I do think that there -- from my discussions, people were looking at, like, 21 22 the -- you know, people who had opened the 23 emails and people who had, you know, 24 clicked on accept. I think those were 25 the -- those were the primary metrics.

169

1 Were they designing this to make 0. 2 sure that the people that accepted, clicked 3 on the hyperlink for the terms of use? 4 Yeah. I mean, so my Α. 5 understanding is, yes. And just reviewing, you know, the exhibits, I think a company 6 has to kind of, like, go out of its way, 7 you know, to -- there's a few things that 8 we said in there, like, it's tempting to 9 10 skip this, but it's important for you to 11 review this. You know, the vast majority of 12 companies, I think, don't go out of their 13 14 way to call that out. 15 So my impression and my understanding from discussions was that 16 17 there was a legitimate effort on behalf of the company to make sure that customers 18 19 that still wanted to participate in the 20 program were reviewing the terms of use 21 carefully and accepting it. 22 Again, you know, like, the 23 mindset at the time for employees of the 24 company, you know -- actually, you know, 25 leading up to the pause -- leading up to

170 1 the custody -- the release of custody was 2 that our customers loved the program. 3 wanted to continue using it. 4 They did not want to be blocked 5 from using it because of, you know, X, Y, Z reason that might come up. And so our 6 efforts were around trying to help our 7 customers participate in the program. 8 Did your product team track 9 Q. 10 whether users fell off at a certain point during the sign-in process? 11 12 MS. BRIER: Objection. 13 MR. COLODNY: Sorry. Strike 14 that. BY MR. COLODNY: 15 Did your product team track 16 O. whether users fell off during the account 17 creation process? 18 19 There was definitely a -- a 20 drop-off analysis that was done and 21 reviewed on a regular basis. 22 And was the product team 23 instructed to change the account creation 24 process to minimize the amount of users 25 that dropped off throughout that process?

```
171
 1
           MS. BRIER: Objection to form.
 2
           THE WITNESS:
                         It's like a -- you
 3
     know, for any consumer-oriented app,
 4
     like, it's a very common practice to
 5
     look at reducing friction to get people
     signed up and registered.
 6
 7
           You know, to reducing -- reducing
     friction to get people to take the, you
 8
     know, kind of the core action for
 9
10
     becoming a customer -- a valuable
11
     customer.
12
           So that -- yeah. I mean, so do I
13
     have firsthand -- so I saw the
14
     reports -- once I became a member of
     ExCo in September of 2021, and I was on
15
     the distribution list for kind of the
16
17
     regular reporting that was sent out
     about, like, new customer signups and
18
19
     customers who are making their way
20
     through the process of becoming active
     customers, yeah, I had exposure to
21
22
     that.
           But -- again, leading up to that
23
24
     point where I became a member of ExCo,
25
     in my innovation role, that wasn't --
```

```
172
 1
          we weren't -- we weren't working
 2
          closely enough with the product to
 3
          have -- to have that kind of exposure.
 4
                I do know that there was a -- we
 5
          had a growth team on the platform, and
          generally, like -- sorry. We had a
 6
 7
          growth team in the company. And
          generally that growth -- this is
 8
 9
          exactly what, like, growth teams look
10
          at.
     BY MR. COLODNY:
11
12
               I want to get back to a couple
          Q.
13
     things that you just said.
14
               But I'll first ask, are you aware
15
     of any changes that were made to the
16
     account sign-in page to increase the amount
     of users that accepted or created accounts?
17
               Let me say it again. I think I
18
19
     mangled the question.
20
               Are you aware of any changes that
21
     were made to the account sign-up page that
22
     were designed to make users create an
23
     account --
24
                MS. BRIER: Objection to form.
25
     ///
```

173 1 BY MR. COLODNY: 2 -- more users create an account? 3 Yeah, I'm not sure of the exact Α. 4 timing of, like, when these changes would 5 have been made. But -- and let me take a 6 step back. 7 It was, like, completely outside of my area for the -- you know, for the 8 entire -- actually, for the entire time 9 10 that I've been at Celsius -- right? -because the growth team reported into the 11 12 chief product officer -- actually, the 13 director of product -- whatever his title 14 was -- chief product officer. There were 15 two chief product officers in my time at 16 Celsius. 17 So I wouldn't have been directly involved in it. But I mean, I do know we 18 19 did things like social logins, which is a 20 way to facilitate new customer signups, 21 meaning you can click on the Google icon or 22 the Twitter icon and basically use the credentials from -- from that other 23 24 platform to quickly create an account 25 without having to, you know, type in as

174 1 much information. 2 But, you know, as much as those 3 other teams might have made -- you know, 4 tried to make it easier, my role on the 5 compliance side was to not make it too easy -- I mean, you know, we had to make 6 sure that we were fulfilling our 7 obligations with the Bank Secrecy Act to 8 make sure we had a reasonable understanding 9 10 of who our customers were. So even if the business was 11 12 trying to make it easier, I was making sure that we were fulfilling our obligations 13 14 under -- as a money services business. 15 Ο. Who else had a role in overseeing 16 that you were fulfilling obligations to balance this ease of signup with compliance 17 and disclosure? 18 19 The regulatory team. I think, if I -- you know, thought about the division 20 21 of labor between the -- the functions -the regulatory team, you know, being that 22 23 they're attorneys and are qualified to, 24 like, evaluate law -- or, you know, the 25 regulations would determine the

175 applicability of the regulation for the 1 2 company. 3 And then the compliance team's 4 job was to make sure that we were complying 5 with that -- with those laws that applied 6 to the company. 7 In the case of the Bank Secrecy Act and sanctions, you know, I ended up 8 having, you know, probably among the best 9 10 knowledge about those rules in the company. So I didn't really need somebody to tell me 11 12 how to apply those. 13 And the regulatory team, that Q. 14 would be Roni again? 15 Roni, Yarden, yeah, and to 16 some -- yeah, to some -- yeah, on the 17 regulatory side, those guys. 18 Are you aware to any changes to 19 the location or display of the terms of use 20 that were made to encourage more people to 21 sign up for Celsius apps in the sign-in 22 page? 23 I'm not aware of that, no. Α. 24 0. We talked before about beta. 25 Are you aware that the version --

176 1 the resolicit kind of -- the resolicitation 2 of Version 6, was that released to a subset 3 of users before it was released to all 4 users to perform NAB test or otherwise 5 test, or was it released to all users at 6 the same time? I don't -- yeah, I'm not sure. 7 Α. mean, we did a beta release -- an alpha and 8 beta release on the swap side, but I don't 9 10 know -- let me double-check if that was something in the -- I don't remember that 11 12 being a part of the process for this. 13 And just, like, maybe a giant 14 caveat here is that periodically the 15 company did release things to employees, 16 you know, for review and stuff like that. But I don't know -- I don't know if that 17 was the case here. 18 Yeah, I don't think that was the 19 case here. 20 21 All right. I want to go back to 22 your declaration, which I think was Exhibit 7, and turn to page 17. 23 24 Α. Got it. 25 So can you explain what this Q.

177 1 screen is showing? 2 This screen is showing the 3 decision tree or kind of the customer 4 workflow, and that diamond at the top is 5 basically saying at the point of having to click "accept" or, you know, "don't accept" 6 7 or "skip" or "cancel" or -- actually, 8 sorry, "yes" or "no." So if they clicked on "yes," they 9 10 would see the screen on the left. If they clicked on "no," they would see the screen 11 12 on the right. 13 So maybe if we could turn back Q. 14 one page. 15 Would this be the first screen 16 that users saw when they opened up the Celsius app in connection with the 17 resolicitation of terms of use Version 6? 18 19 That's my understanding, yes. 20 And if -- I think -- what, if you Ο. 21 flip to the next page, what would happen if the user clicked "agree and continue"? 22 23 If they checked the check boxes and clicked "agree and continue," that 24 25 should have dropped them off at the main

178 1 portfolio, what we called the kind of home 2 page or the main portfolio page. 3 Ο. Okay. And what would happen if 4 they clicked "remind me later"? 5 They would have seen this screen Α. 6 on the right. 7 Ο. And so once they see this screen on the right, what would happen if they 8 clicked "continue anyway"? 9 10 Α. Like, what was outlined in the declaration about, like, Phase 2 and 3, 11 12 there would have been a period of time 13 where they would have been able to continue 14 to access the app. 15 But, you know, then eventually 16 they would have been -- they would lose -lose the ability to earn -- to participate 17 in the earn program. 18 19 Ο. So I think you're talking 20 about -- and I'll have to refresh my 21 recollection on the dates -- but Phase 1 22 was beginning on July 22. The initial outreach happened, and then they had --23 24 users had until August 5, 2021, to accept 25 it, or they would lose access.

Lexitas

179 1 In between July 22 and August 5, 2 if they clicked "continue anyway," they 3 would be redirected to the main Celsius 4 app? 5 Α. Correct. And when they were redirected to 6 7 the main Celsius app, could users then withdraw their coins? Yeah, there was some period of --9 Α. yeah, if you could just give me a minute to 10 11 review this again. 12 (Pause for reading/reviewing.) Yeah, so this is kind of covered 13 14 in page 7, item -- or No. 19, that 15 paragraph where it says, "On August 5, 2021," which was the commencement of 16 Phase 2, "accounts who did not accept terms 17 of use Version 6 were suspended. And once 18 19 suspended, accountholders could view their 20 account dashboard" -- that's what I was 21 calling the portfolio screen or the main kind of home screen -- "but could not 22 23 conduct any transaction including 24 withdrawals unilaterally." 25 So if they wanted to withdraw

180 1 funds, they would need to work with our 2 customer support team to do that. And that's for the period between 3 Ο. 4 July 22 on, or was that after July 22? 5 That was starting on August 5. Α. So basically people were notified they had 6 a period of time to accept. Then they were 7 suspended starting August 5, if they had 8 not accepted. 9 10 And then on August 19, we discontinued the payout of rewards to those 11 12 accounts. 13 Ο. So between July 22 and August 5, 14 if you clicked "continue anyway," could you 15 access your app and withdraw your funds? 16 That's my understanding, yes. Α. And then why did the company 17 Ο. suspend accounts after August 5? 18 19 Α. Because of the -- I'm just trying 20 to think of this -- the reasons for making 21 the change in the Celsius entity that we 22 were -- that the customers -- sorry. 23 Let me say that more efficiently. 24 The whole purpose of -- or one of 25 the main purposes of the Version 6 terms of

181 1 use was changing the company that the 2 customers were engaging with from the UK 3 entity to the U.S. entity. 4 It was important that we 5 stopped -- if customers were not accepting the new terms of use, it was important that 6 we stop providing services to them from 7 the -- you know, as a UK company. 8 And why did you stop users -- or 9 Q. 10 suspend users' accounts? Why did Celsius suspend users' accounts before they stopped 11 12 them from earning rewards? 13 MS. BRIER: Object to form. 14 THE WITNESS: Yeah. I think 15 definitely, like, someone with, you 16 know, more of the legal and regulatory 17 background may be better to answer that 18 question. 19 But generally, we were -- I think that there was -- there's generally a 20 21 lag between when we -- when we would 22 suspend a user's account and when we 23 would stop paying them rewards. 24 don't -- I don't know the background 25 for why that decision was being made.

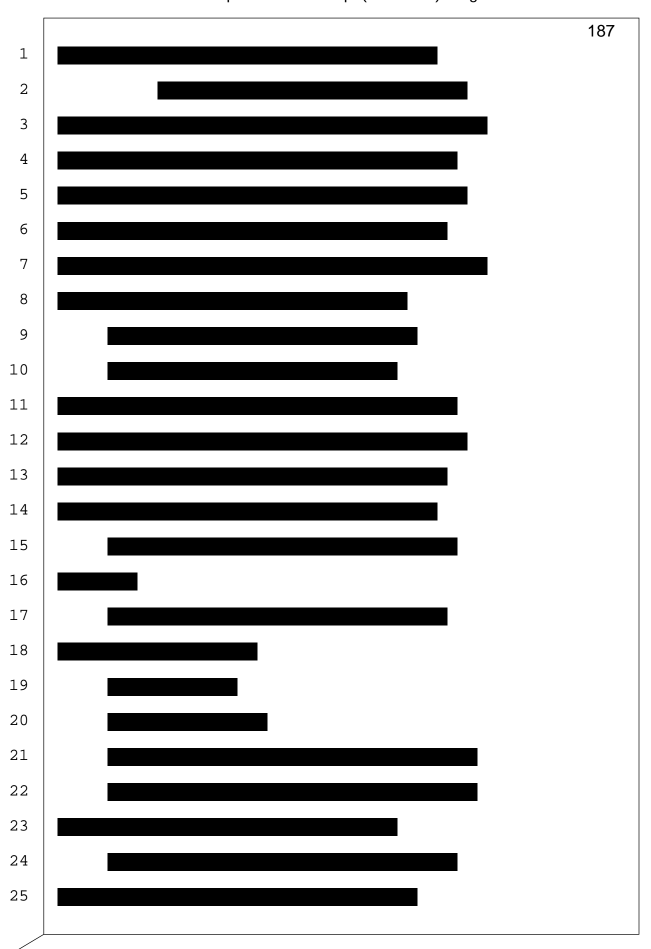
182 1 MS. BRIER: And, Aaron, just as a time check, I think you have about five 2 minutes left on the record for the 3 4 three hours. 5 BY MR. COLODNY: After this date, Celsius 6 Ο. continued to do all of its investing 7 8 activities through the UK company, correct? 9 MS. YANEZ: Objection. 10 THE WITNESS: That is my understanding, yes. Correct. 11 12 BY MR. COLODNY: 13 Q. Can Celsius -- you mentioned 14 before that you can see where people come 15 in from. Can Celsius send coins back to 16 users without their consent? 17 MS. BRIER: Objection to form. 18 19 Outside the scope. 20 THE WITNESS: Can we send them 21 back to them? 22 I'm not aware of any instance 23 where we did. I mean, we had the ability to do that, but -- because 24 25 we're in control of the coins.

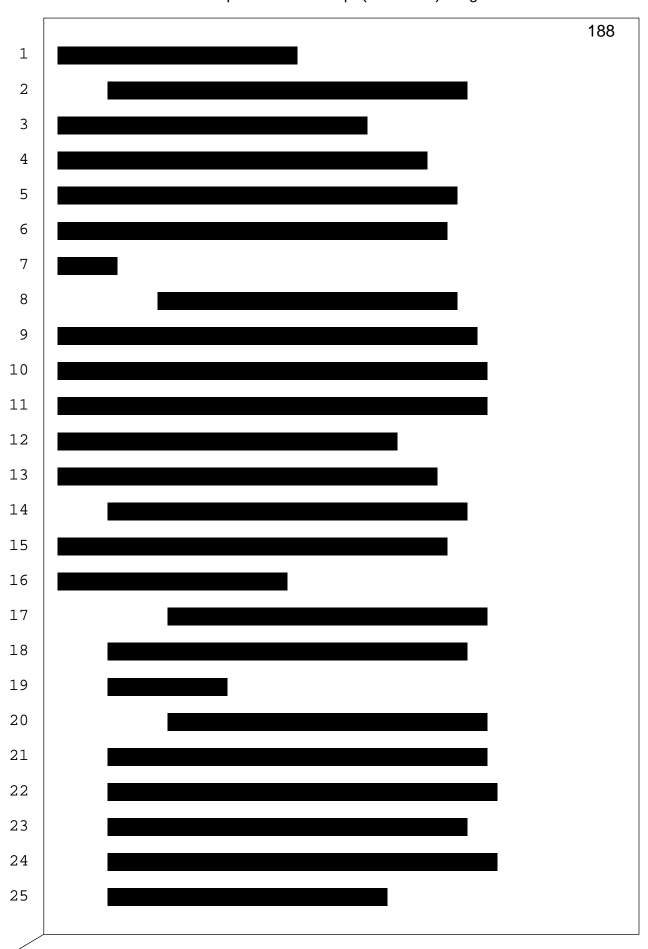
183 1 But, yeah, I'm not aware of a case where we did that. 2 3 BY MR. COLODNY: 4 But there's nothing preventing Ο. 5 Celsius from sending the three Bitcoins I deposited on it unilaterally back to my 6 address where I deposited them from? 7 Yeah. And there's a very good 8 Α. 9 reason why you wouldn't want to do that, 10 which is that, you know, oftentimes the address from which we receive the coins 11 12 from may be the withdrawal -- like, the 13 outbound address, for example, of an 14 exchange. 15 And if you were to send the coins back to that address, it's not the 16 user's -- that's not the actual user's 17 So you could potentially cause 18 19 the customer to lose their coins. 20 Did Celsius make any attempt to Ο. send users' assets back to them that did 21 22 not accept the terms of use? 23 Not to my knowledge. 24 Did Celsius provide users with Ο. 25 advance notice of the terms of use

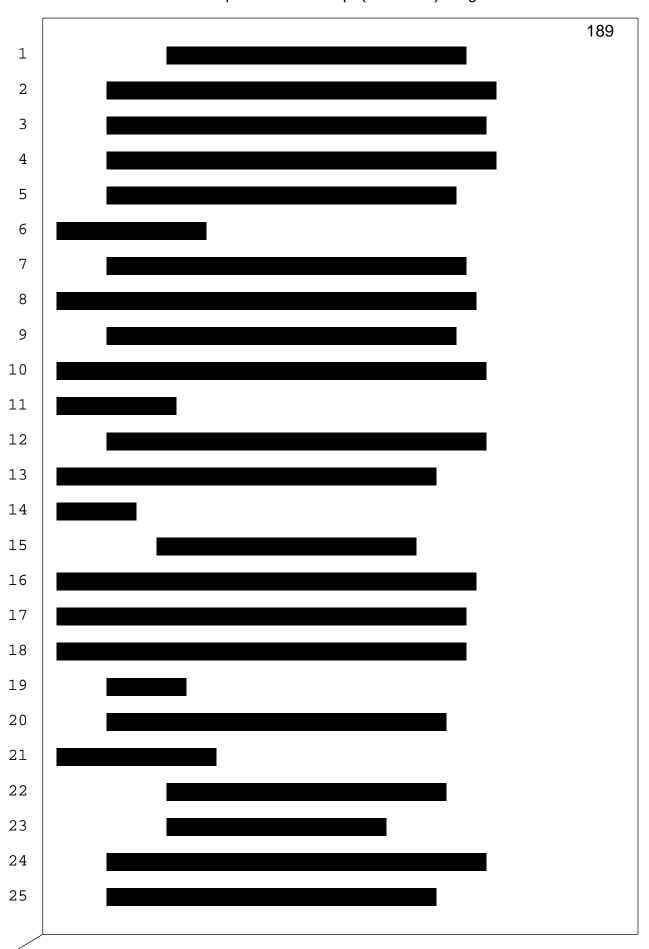
```
184
 1
     Version 6, or was the first email sent on
 2
     July 22?
 3
               Yeah. Like I was saying earlier,
          Α.
 4
     I just checked -- and I think that was
 5
     yesterday -- in my personal email, and I
     got the email on July 22.
 6
 7
          O.
               Okay. Do you know why users --
                MR. COLODNY: Well, I think I'll
 8
 9
          reserve my two minutes for any
10
          rebuttal, if I have it.
11
                MS. BRIER: Sounds good.
12
                MR. COLODNY: Thank you very
13
          much.
14
                THE WITNESS: Sure thing.
15
                MS. BRIER: Do you want to go off
          the record?
16
17
                MR. COLODNY: Yes.
                MS. BRIER: Awesome.
18
19
                We can go off the record.
20
                THE VIDEOGRAPHER: All right.
21
          The time is currently 1:19 p.m., and we
22
          are going off the record for Media Unit
23
          No. 2 of this testimony.
24
     ///
25
     ///
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185
 1
           (Whereupon, a break for lunch was
 2
           taken from 1:19 p.m. to
 3
           2:06 p.m.)
 4
           THE VIDEOGRAPHER: All right.
 5
     The time is currently 2:06 p.m.
     is continuation of Media Unit No. 2 of
 6
 7
     today's testimony, and we are back on
 8
     the record.
           MS. BRIER: At the outset, I
 9
10
     would just like to remind folks on the
     Zoom that this deposition has been
11
12
     designated confidential under the terms
13
     of the protective order.
14
           So nothing discussed during this
15
     deposition may be recorded, publicly
     disclosed, whether orally, on Twitter,
16
     by podcast or any other means.
17
           If you have not signed the
18
19
     protective order and you are currently
     on the Zoom, you should sign off.
20
21
           And we'd ask that you please
22
     abide by the terms of the protective
23
     order if you have signed it.
24
           And with that, I will turn it
25
     over to Ms. Cornell.
```

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186
 1
                MS. CORNELL: Thank you.
 2
                Shara Cornell at the Office of
 3
          the United States Trustee. That's
 4
          S-h-a-r-a, C-o-r-n-e-l-l.
 5
                       EXAMINATION
 6
     BY MS. CORNELL:
 7
          Ο.
               Good afternoon. I have a few
 8
     follow-up questions from earlier today, and
 9
     then some -- few -- a few additional
10
     questions on some other topics.
               First, I just wanted to go back a
11
12
     little bit when we were discussing your
13
     different roles at Celsius.
14
          Α.
               Sure.
15
          Q.
16
17
18
19
20
21
22
23
24
25
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190 1 BY MS. CORNELL: 2 3 4 5 6 7 Prior to joining Celsius, earlier Ο. in your testimony you explained that you 8 were a Celsius user; is that correct? 9 10 Α. That's correct. How did you educate yourself on 11 Q. 12 cryptocurrency prior to joining Celsius? My -- so I worked for a kind of 13 Α. traditional finance services company from 14 2006 to 2018, and in 2016, that company 15 launched a -- we basically took the trading 16 platform that we were offering to the 17 institutional investors and we added crypto 18 19 assets to it. 20 So around 2016, I started to kind 21 of -- you know, to educate myself on the 22 industry. And then leading up to the launch of our product, just talking with 23 24 mostly institutional investors about -- you know, about the market, the products, the 25

```
191
 1
     industry.
 2
               But it was mostly, you know -- I
 3
     mean, through my own efforts.
 4
          Ο.
               Okay. So it's fair to say that
 5
     it was mostly through your own personal use
     of cryptocurrency that you became familiar?
 6
 7
                MS. BRIER: Objection to form.
                THE WITNESS: And professional --
 8
 9
                MS. BRIER: I'm sorry. If you
10
          could just give me a minute to object.
11
                Object to form.
12
                You can answer now.
13
                THE WITNESS: Yeah.
                                      I mean, the
14
          experience I was talking about was
15
          professional, so in my role at the
16
          company TORA Trading. But then, yeah,
          I also was purchasing crypto
17
18
          personally.
     BY MS. CORNELL:
19
20
               Can you talk a little bit about
          Ο.
21
     that previous position when you may have
22
     received either knowledge or education
23
     regarding cryptocurrency and elaborate,
24
     please.
25
               Okay.
          Α.
```

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192
 1
                 (Whereupon, discussion held for
 2
                audio on Zoom.)
 3
                THE WITNESS: So -- sorry.
                                              You
 4
          asked how I was educating myself
 5
          about --
 6
     BY MS. CORNELL:
 7
               At your previous employment.
          Ο.
     think you said it was at Torrid? Is that
 8
     T-o-r-r-i --
 9
10
          Α.
               TORA.
               Can you spell it?
11
          Q.
12
               T-O-R-A.
          Α.
13
               Thank you.
          Q.
14
               Oh, my role there. So I was a
          Α.
15
     managing director of product -- product
     management. And, sorry. You wanted to
16
     know my role or how I was...
17
               I'll rephrase.
18
          Ο.
19
               I would like to know how at TORA
20
     you -- strike that.
21
               While at TORA --
22
               Uh-huh.
          Α.
23
               -- what roles or responsibilities
          Q.
24
     did you have that related to
25
     cryptocurrency?
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193 1 So I managed the -- we had Α. Yeah. 2 about a 40, 50 person product 3 development -- or product management team. 4 And so that team was responsible 5 for taking the trading platform that we had that worked with traditional assets like 6 7 equities and the listed derivatives and 8 other assets -- assets classes. And basically adding support to 9 10 cryptocurrencies TO the platform, interfacing with cryptocurrency exchanges, 11 working with fund admins, you know, to --12 13 you know, connect -- connect the fund admin 14 platforms. 15 So, you know, by interacting with 16 those partners, doing my own research, 17 talking with the product managers who are actually involved in the day-to-day product 18 19 development work. Through all those 20 things. 21 During your time at TORA, were Ο. 22 there any similarities in your job responsibilities to those at Celsius? 23 24 Α. So like I mentioned, my job 25 responsibilities changed substantially,

194 1 like, you know, from the innovation role to 2 compliance and then currently. 3 generally, like, most of my career has been 4 in product development. 5 And the -- the innovation role was product development-like. So similar 6 7 in that way. I mentioned this earlier, but 8 we -- TORA was a regulated financial 9 10 services company, a FINRA broker-dealer, and so I had some exposure to, like, 11 12 working in a regulated -- you know, for a 13 regulated company. We had undergone multiple SOX 14 15 exam -- or audits, whatever you want to call them. You know, tons of -- tons of 16 due diligence, rounds of due diligence from 17 prospective customers. We raised money 18 from Goldman and BAML. 19 20 So those kinds of things exposed me to, like, you know, things that were 21 22 more on the compliance and regulatory side 23 of things. 24 Ο. Uh-huh. I'm going to switch 25 gears a little bit.

195 1 Are you familiar with outside 2 counsel to Celsius other than Kirkland & 3 Ellis? 4 Α. Yes. 5 Who is outside counsel? O. 6 Α. Latham. 7 MS. BRIER: Object to form. 8 outside the scope. 9 But go ahead. 10 THE WITNESS: Latham. 11 BY MS. CORNELL: 12 Since you joined Celsius in Q. 13 February of 2021, has Latham been outside 14 counsel, other than Kirkland, to Celsius? 15 MS. BRIER: Objection to form. 16 Outside the scope. 17 Go ahead. 18 THE WITNESS: Yeah. I mean, I 19 said Latham, but I know that we worked with a number of other law firms as 20 21 well. 22 BY MS. CORNELL: I think -- I think earlier you 23 Ο. may have mentioned -- hold on -- I think 24 25 you may have mentioned Buckley.

196 1 Α. Yep. Buckley was one. For a 2 very brief time, we worked with Goodwin. Т 3 think, yeah, for an even briefer time we 4 worked with WilmerHale. Yeah, I think 5 that's about -- those are the ones that I 6 can remember. 7 With respect to regulatory Ο. matters, would you say that that was 8 9 predominantly Latham & Watkins? 10 MS. BRIER: Same objections. 11 Go ahead. 12 THE WITNESS: Yeah, predominantly 13 Latham. On the -- not about regulatory 14 questions, but on licensing, we work 15 with Buckley and their licensing arm called Approved Licensing for money 16 transmission and lending -- lending 17 license applications. 18 BY MS. CORNELL: 19 20 What about for product Ο. 21 development? 22 Same objections. MS. BRIER: 23 THE WITNESS: So we --24 MS. BRIER: And, Oren, I would 25 caution you if this is getting into any

197 1 privileged information or 2 communications that you had with counsel, just not to disclose that. 3 4 But if you can answer without 5 getting into those discussions, go 6 ahead. 7 THE WITNESS: Yeah. I mean, like, again, for the -- just to 8 emphasize that my role was not 9 10 really -- I was not responsible for or involved in day-to-day on earn or the 11 12 loans program. So to the extent that those law 13 14 firms were involved in discussions with 15 the company, I wasn't really -- again, 16 I might have been added to the invites to these things, but that wasn't 17 something that I spend a lot of time 18 19 on. 20 And my innovation role, as we were evaluating new products and 21 22 services, we would sometimes interface, 23 you know, with Latham, Buckley or 24 Goodwin. 25 ///

198 1 BY MS. CORNELL: 2 Or Goodwin, okay. O. 3 During your role, did you ever 4 work with Ron Deutsch? 5 Α. Yes. What about Joseph 6 O. 7 Golding-Ochsner? 8 Α. Yes. 9 Q. Yarden Noy? 10 Α. Yes. Roni Cohen-Pavon? 11 Q. 12 Yes. Α. 13 During your time at Celsius from Q. 14 February 2021, would any of the four names that I just listed, would they have been 15 involved in the creation of the terms of 16 17 use? Yeah. As we're talking about --18 19 as we've been talking about, those were the 20 people I say that had -- from my -- from my 21 understanding and from what I remember from that period of time, those were the 22 individuals involved in it. 23 24 Ο. Now, in February 2021, is it your 25 understanding that Ron Deutsch was general

199 1 counsel for Celsius? 2 In -- you said in February --3 When you started. 0. 4 That's right. Α. 5 Just one second. O. 6 Would it be surprising to you 7 that Ron Deutsch joined Celsius in 8 March 2021? 9 MS. BRIER: Objection to form. 10 Foundation. 11 THE WITNESS: Yeah, and I should 12 have said, you know, when you mentioned 13 the date before, you know, the first 14 few weeks that I joined, you know, 15 probably like a lot of people, were 16 pretty hectic. So I'm not -- I am not certain the day or time when I first 17 18 met Ron. But, no, whether it was, February 19 or March, like -- roughly -- it was 20 shortly after I joined that I met Ron. 21 22 BY MS. CORNELL: 23 Okay. I'm going to switch a Q. little bit from some of the other questions 24 25 today.

200 1 Are you familiar with the budget 2 that was filed by Celsius on October 17, 3 2022? It's Docket No. 1111. 4 Just generally familiar with it? 5 Generally, yes. Α. 6 Okay. Were you present at the Ο. 7 October -- at the November 17, 2022, 8 hearing last week? 9 Α. No. I mean, I'm supposed to be on vacation as of last Wednesday; so... 10 11 Well, it's a good vacation. Q. 12 Yeah. Α. 13 Since the October 17, 2022, Q. 14 budget and the 13-week cash flow, there 15 were several comments made at the last 16 hearing about Celsius being cash flow positive as of right now. 17 To the best of your 18 19 understanding, do you believe that Celsius 20 is currently cash flow positive? 21 MS. BRIER: Objection to form. 22 Outside the scope. 23 THE WITNESS: Yeah. I mean, I 24 just have to say, like, you know, as we've talked about, like, me wearing a 25

201 bunch of different hats --1 2 BY MS. CORNELL: 3 O. Uh-huh. 4 -- I have so much on my plate 5 that there is -- you know, I have to -- you 6 know, try to stay in my lane as much as I 7 can. 8 So I trust Chris. I trust the 9 people on that side in those areas of 10 the -- of that company. So I don't -- I don't dig into that too much. 11 12 Q. Sure. 13 Were you involved with -- strike 14 that. 15 Are you involved with GK8 at all 16 during your -- in your many roles? 17 MS. BRIER: Objection to form. 18 Outside the scope. 19 You can answer. THE WITNESS: Yeah, so at the 20 21 time -- again, because -- sorry, not 22 again. 23 When did we buy -- so I think 24 that happened in the fall of 2021. You 25 know, I was trying to launch multiple

202 new products. I had just become the 1 Was in the process of tripling 2 the size of that team. Had a ton of 3 4 stuff going on. 5 I became aware of -- or, you know, this idea that we might -- that 6 we were trying to buy them. I remember 7 being copied on a lot of the meetings. 8 I sat through a bunch of the meetings, 9 10 a bunch of the initial meetings. seemed like a lot of people -- there 11 12 were a lot of cooks in the kitchen. 13 And, again, I kind of backed off 14 and said, you know, I've got my own 15 stuff to kind of worry on -- worry about and focus on. 16 17 So I have awareness of it, but I wasn't super close to it. 18 19 BY MS. CORNELL: 20 To backtrack a little bit, Ο. Okay. 21 a few different times during your testimony 22 today, you made mention of the products you were working on while at Celsius. 23 24 Can you explain what products 25 you've worked on at Celsius?

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203
           MS. BRIER: Objection to form.
 1
 2
     Outside the scope.
 3
           But go ahead.
 4
           THE WITNESS: I have to kind of
 5
     dust off the cobwebs because we haven't
     been thinking about new products for
 6
     a -- I mean, I haven't been thinking
 7
     about those products that we were
 8
 9
     working on.
           But so we had the swap product,
10
     which was -- where customers could
11
12
     exchange one asset for another via the
13
     platform. We had the credit card
14
     product.
15
           We had -- we were involved in --
     we were involved in formulation of --
16
     those two products and other
17
     products -- I'm sorry, and also the
18
19
     custody product.
20
           The -- we -- in the spring of
21
     2022, we -- we acquired a team, and the
22
     IP for -- of a company called Linus
23
     with the intention to develop a
24
     registered investment advisor.
25
           Those are the ones -- I'm sure
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204 1 I'm missing something, but those are 2 the ones that I'm remembering. 3 BY MS. CORNELL: 4 And just to break it down a Ο. 5 little bit more. You used the word "we" a 6 lot in your answer. Can you speak more 7 specifically about your role in those 8 product development? If it would be easier to pick one 9 10 and then kind of walk us through your role. 11 Yeah, sure. Α. 12 Oh, sorry. 13 MS. BRIER: No, no problem. Go 14 ahead. 15 THE WITNESS: Yeah, so I can 16 start with, like, swap. Actually, swap 17 and credit card were kind of similar. 18 When I got to the company, the company 19 had already put together some -- some 20 kind of, you know, designs, ideas for 21 how they would implement those 22 products. 23 And I kind of picked them up --24 picked up those projects, figured out what needed to be done to bring them to 25

205 1 production, and then kind of ran with 2. it. 3 So in the case of swaps, we -- it 4 was pretty well formulated at the time. 5 We had to -- and just to explain that, like, that innovation role, as opposed 6 to -- let's say, your typical product 7 manager that's kind of, like, I build a 8 product. I write -- you know, I write 9 10 how this product should work and, you know, work with the design team to do 11 12 the user interface. The innovation team was 13 14 responsible for all aspects of standing 15 up the business units. So in the case of the credit 16 17 card, whereas with the swaps product, there was a business requirements 18 19 document. It was pretty -- you know, 20 pretty straightforward about how we 21 were going to implement it. 22 With the credit card, there 23 wasn't really a person in the company 24 that had experience with that, so after, you know, spending about four --25

206 1 four to six weeks -- and I had no prior 2 knowledge of working on payments 3 products -- I decided that the next 4 step was to go out and find an expert. 5 So we hired someone. And so --6 yeah, my responsibility was just 7 basically making sure we had the people, the plan, the partnerships in 8 place to bring these things to market. 9 10 And my involvement could be writing a business requirements 11 12 document, building a financial model, 13 working with regulatory and legal to think about, like, you know, regulatory 14 15 or legal implications. Yeah, it's 16 pretty wide-ranging. BY MS. CORNELL: 17 So let's say, for example, the 18 19 production of a product was near or close to its -- to its culmination. 20 2.1 Who would have the final say on 22 that during your time at Celsius? 23 MS. BRIER: Objection to form. 24 Outside the scope. 25 THE WITNESS: I can answer?

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207
 1
                Okay. So -- and, yeah, that's
 2
          something I should have mentioned
 3
                    There is a -- you know, there
          earlier.
 4
          was definitely some tension between the
 5
          innovation team and the existing
 6
          product team.
 7
     BY MS. CORNELL:
          0.
               Uh-huh.
 8
               I think I touched on this
 9
          Α.
10
     earlier, that in a lot of organizations,
     the people developing new products are not
11
12
     just thinking, you know, about the current
13
     products that they have but also future
14
     products.
15
               So all of a sudden, you know, by
16
     bringing me into the company and saying,
17
     like, you're in charge of new products,
     there's some -- you know, the existing
18
19
     product team is, like, does that mean that
20
     we don't get to think about something new?
21
               So there wasn't always, like,
22
     great communication between the innovation
23
     and product teams.
               Also most -- I think, actually,
24
25
     all of the product managers -- the head of
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208 product at the time, or the chief product 1 2 officer was based in Tel Aviv. A lot of 3 the other product managers were in Tel Aviv 4 or Serbia. 5 So -- but, like, that being said, 6 there was a pretty clear handoff in all cases from this kind of -- this is what we 7 want to develop; here's the business 8 rationale; here's the financial model; this 9 10 is how it will work. And then kind of -- you know, 11 12 everybody gets around the table, high five, 13 this sounds good. And then there would be 14 a handoff to the product -- to the product 15 team. And my -- I'm joking about the 16 high five around the table. It wasn't 17 necessarily that well coordinated, and it 18 19 wasn't, like, the product team -- there 20 wasn't necessarily smooth transitions to 21 the product team. 22 But that was, you know, 23 generally -- like, if I take the credit 24 card as an example, you know, we had 25 business requirements, documents, you know,

209 1 Confluence pages with all the details. 2 had done, you know, dozens -- or hundreds 3 of hours of meetings with prospective 4 partners that could help us deliver the 5 card program. So we basically were packaging 6 all this stuff and then would have, like, 7 8 kickoff meetings with our engineering and product team to -- to move from, like, idea 9 10 or concept -- fairly fleshed-out idea and concept to, okay, let's start writing code. 11 12 So earlier in your testimony, you Q. 13 discussed how when you first joined Celsius, you were mainly looking at -- I 14 believe it was international -- strike 15 16 that. When you first joined Celsius, 17 18 you were looking at the Bank Secrecy Act; 19 is that correct? 20 When I --Α. 21 MS. BRIER: Object to form. 22 Go ahead. 23 THE WITNESS: I'm sorry. 24 When I first started my chief 25 compliance officer role, you know, and

210 1 this goes back to, like, my first --2 the first time I got direct exposure to compliance, which is when I was at 3 4 Huobi U.S. and I became the interim 5 chief compliance officer. Like, the first thing you want to 6 do is understand what you're liable 7 for, what the company is -- like, what 8 our obligations... 9 10 So, yeah, maybe just to directly answer your question. 11 In 12 September 2021, when I became the chief 13 compliance officer role, I focused on 14 our -- on our originations as a money 15 services business. 16 But in February 2021, when I 17 first started at the company, compliance -- that wasn't in my --18 19 wasn't in my lane. 20 BY MS. CORNELL: 21 Okay. Also earlier in your 22 testimony, you mentioned that when you 23 first started the compliance role, that you 24 may not have felt -- and I don't want to mischaracterize what you said, so please 25

211 1 correct me if I'm wrong -- that it was not 2 the role that you were looking for at 3 Celsius; is that correct? 4 Yeah, that's correct. Yeah. Ι Α. 5 mean, I joined -- most people will kind of joke around about the -- you know, I joined 6 as innovation. I ended up as the chief 7 compliance officer. A lot of people view 8 those as, you know, kind of different ends 9 10 of the spectrum. Uh-huh. 11 Q. 12 So, yeah, my intention was not to Α. 13 become the chief compliance officer, but 14 the company had a need for a chief 15 compliance officer. And, you know, discussed it with Alex and Roni and 16 other -- you know, Ron Deutsch and stepped 17 into the role. 18 19 Were they aware of your -- again, I don't want to mischaracterize -- your, I 20 quess, trepidation about joining that role? 21 22 MS. BRIER: Object to form. 23 Outside the scope. 24 Go ahead. 25 THE WITNESS: There was a --

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212
 1
     definitely a -- it was well understood
 2
     that this was not going to be my
 3
     long-term possession -- position within
 4
     the company.
 5
           So the idea was to kind of --
     just to give you an idea of the
 6
 7
     context. There was a chief compliance
     officer for the company for, you know,
 8
     that initial -- was it, like -- yeah,
 9
10
     roughly six-month -- six- to
     seven-month period.
11
12
           At some point, you know, he
     decided to leave or the -- or the
13
14
     company asked him to leave. I don't
15
     know those details.
16
           And as the company was
     interviewing replacements, that's when
17
     the public notices from different
18
19
     states started, you know, to go out.
20
           And so the -- the way that -- I
     don't have firsthand knowledge of this,
21
22
     but the way it was represented to me
23
     was that those CCO candidates kind of,
24
     you know, pulled back from discussions
     given all the -- you know, cease and
25
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213 1 desist notice and notices about public 2 hearings on the earn program. 3 And so, yeah, there was a --4 basically there was a period of --5 there was a deadline approaching where the CCO who was leaving, we would have 6 his last day and we have an obligation 7 as a money services business to have a 8 chief compliance officer and a BSA 9 10 officer. And, actually, the obligation is the BSA office, not CCO. 11 But because of this deadline and 12 13 because I had some experience -- had 14 some pretty directly relevant 15 experience, I agreed to do it with the understanding that when -- when some of 16 these regulatory issues had -- you 17 know, were resolved, we would be 18 19 looking for a replacement. 20 And it took longer than I 2.1 expected, but I mentioned in the --22 earlier today that we were just a few 23 days away from finding a replacement for me. 24 25 ///

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214
 1
     BY MS. CORNELL:
 2
               As of today, how is that search
 3
     qoinq?
 4
               We found an internal candidate
 5
     that's -- yeah.
               What's the name of that internal
 6
          O.
 7
     candidate?
 8
          Α.
               Adrian Alisie.
 9
               Could you spell that for the
          Q.
10
     record?
              I'm sorry.
               A-l -- I mean, Adrian, and then
11
          Α.
12
     let me just see if I can --
                MS. BRIER: You don't have to
13
14
          look it up. We'll get you the
15
          spelling.
16
                MS. CORNELL: That's fine.
17
                THE WITNESS: Yeah.
     BY MS. CORNELL:
18
               That's fine. Because I -- I'm
19
          Ο.
20
     going to call him Adrian, for the record.
21
               Was Adrian there when you first
22
     stepped into this role as chief compliance
23
     officer?
24
          Α.
               That's a good question. I don't
25
     remember when he joined. He was our -- the
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215 1 company's head of internal audit. 2 Okay. You spoke earlier about 3 how you obtained your job at Celsius by 4 directly reaching out to Alex Mashinsky. 5 Are you still in communications with Alex Mashinsky? 6 7 Α. No. 8 MS. BRIER: Objection. 9 THE WITNESS: Sorry. 10 MS. BRIER: Object to form. The last 11 Yeah. THE WITNESS: 12 message I have from him is the day he 13 resigned. 14 BY MS. CORNELL: 15 O. Just to confirm for the record, 16 you did not speak with Alex Mashinsky prior to your deposition here today? 17 18 Α. Correct. 19 O. Okay. Thank you. Also can I just clarify? 20 Α. 21 Yeah. Sure. 0. 22 I didn't email Alex to get a job at Celsius. He solicited -- he was asking 23 24 customers for feedback about how they could improve the platform, and I wrote him an 25

216 email with, like, five suggestions and then 1 2 he offered me a job. 3 Ο. Oh. Thank you for that 4 clarification. 5 Just give me one moment, please. I have some more questions, but some of 6 them are a little bit all over the place 7 because I was trying to take notes. So I 8 apologize if they don't all run into one 9 10 another. Since your tenure at Celsius, 11 12 could a term of use or amendment to terms 13 of use have been approved without your 14 final signoff? 15 Α. Yes. 16 Since your tenure at Celsius, Ο. could any marketing materials be published 17 without your final signoff? 18 19 MS. BRIER: Object to form. 20 Outside the scope. 21 You can answer. 22 THE WITNESS: Yes. BY MS. CORNELL: 23 24 Ο. Do you have -- this was discussed 25 a little bit earlier.

217 1 Do you or does Celsius have 2 information regarding how many users 3 accepted different terms of uses? 4 Yes, we do. That was the basis Α. 5 for the -- for the data tables in my declaration. 6 7 Ο. What about how many users rejected the terms of use? 8 I think that was brought up on 9 Α. the last one -- I mean, somebody -- the 10 attorney from White & Case asked that 11 12 question. And my assumption is yes, but that's not something that I paid attention 13 14 to in preparing for this. 15 Ο. What department at Celsius would have that information, or if you know the 16 person responsible? 17 So this information would be in 18 our -- it should be in our back office --19 20 in our back office system. And the question -- the question, which I don't 21 22 know the answer to off the top of my head, 23 is whether we distinguished between someone 24 who did not accept versus -- sorry --25 someone who did not accept versus someone

218 1 who rejected. And I just don't -- I can't 2. recall -- I can't recall how it was -- how 3 it was checked. 4 And if I had wanted to -- yeah, 5 like, you can see in the data table on page 8 of my declaration, that the -- in 6 7 the way that we categorized it is accept or not accept. 8 9 Q. Uh-huh. 10 So -- and to answer your Α. question, if I were gonna try to look into 11 12 that, I would -- I would log into the back 13 office system and check. 14 So just for clarification, if you 15 needed to, you would be able to log into 16 that -- log into Celsius's back office system and provide that information to 17 either Kirkland & Ellis or Alvarez? 18 MS. BRIER: Objection to form. 19 20 Go ahead. 21 Yeah, again, to the THE WITNESS: 22 extent that we actually do distinguish, 23 differentiate in the system between someone that said reject and versus 24 25 someone who just doesn't accept, let me

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219
 1
          just -- give me one second.
 2
     BY MS. CORNELL:
 3
          O.
               Sure.
 4
               (Pause for reading/reviewing.)
 5
               Yeah.
                      So actually, this is
          Α.
     something that we should -- that I will --
 6
 7
     you know, I'm happy to go and confirm as a
     follow-up. But you can see on page -- mine
 8
     is labeled A-8. At the top it's called
 9
10
     page 17 of 30 of the declaration.
11
               That it says, "If you do not
12
     agree to our updated terms of use and
13
     privacy policy, please contact Celsius
14
     support to close your account."
15
          0.
               Uh-huh.
16
               So that indicates to me that we
          Α.
17
     most likely were not -- there was no -- no
     means other than a person closing their
18
19
     account to reject the terms of use.
20
          Ο.
               Okay. In that same vein, you
     had -- would you have information regarding
21
22
     the length of time that a user read or
     reviewed the terms of use on the Celsius
23
24
     website or application?
25
               That information should be
          Α.
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220 1 available, but I -- so that information 2 should be available just by, you know, some 3 of the analytics apps that we have. 4 But I'm not aware of whether that 5 was something that was looked at or 6 reviewed. 7 I believe it was earlier in your Ο. testimony, I believe it was yours and not 8 someone else's, but please correct me if 9 10 I'm wrong, that early on in Celsius's history, there was a large percentage of 11 12 international clients, but that that number 13 may have declined closer to the pause. 14 Is that a correct -- that that 15 was part of your testimony? 16 MS. BRIER: Object to form. BY MS. CORNELL: 17 18 O. Sure. 19 MS. BRIER: Go ahead. THE WITNESS: So I think I 20 21 didn't -- I was talking a little bit 22 about that I think earlier today, and I 23 don't think I phrased it clearly. 24 What I meant was I had an 25 awareness of, like, the rough breakdown

221 1 of international versus U.S. customers. 2. BY MS. CORNELL: 3 Uh-huh. Ο. 4 And I haven't tracked whether Α. 5 that stayed consistent, you know, let's say from March 2022 until now. 6 7 Uh-huh. Ο. So I'm not aware of whether 8 Α. there's been a significant shift in one 9 10 direction or the other. 11 Q. Sure. 12 Was there any -- during your 13 tenure at Celsius, was there anyone at 14 Celsius with the same or similar role to 15 you located in another country? 16 Α. Not to my knowledge. Or that focused on a region other 17 Ο. than the United States? 18 19 Α. No, not to my knowledge. 20 During your tenure at Celsius, Ο. 2.1 did you have any communications with any regulatory bodies outside of the United 22 23 States with respect to the terms of use? 24 MS. BRIER: Objection to form. 25 Outside the scope.

Lexitas

222 1 You can answer. 2 THE WITNESS: I'm just thinking 3 about -- yeah. 4 I did -- I was involved in some 5 communications -- I think actually our legal counsel was involved, so that's 6 7 probably most likely privileged. But I was involved with some 8 communication with Lithuania where 9 10 we're registered as a company -- or where we had a registered company. 11 But 12 that's -- that's the extent of it. And it was always with the -- it 13 14 wasn't, like, me alone. It was with 15 regulatory counsel. BY MS. CORNELL: 16 Okay. Just to clarify for the 17 Ο. record, though, other than counsel, you 18 19 would have been the Celsius employee 20 dealing with any international agencies as 21 well in addition to ones in the United 22 States? 23 MS. BRIER: Objection to form. 24 Outside the scope. 25 You can answer.

223 1 THE WITNESS: The -- for the most 2 part, I should -- you know, I should 3 not have been the primary point of 4 contact for most regulatory agencies 5 with a -- you know, the big exception 6 being the ones that we were registering 7 with. So, like, in the U.S., that's 8 There are some state -- state 9 FinCen. 10 lending licenses that we held. And then in Lithuania, we were registered. 11 12 But, yeah, other than that, like, 13 any place that we weren't registered, 14 any kind of discussions between the 15 regulators and the company would have 16 gone through the regulatory team --BY MS. CORNELL: 17 18 0. Okay. -- or outside counsel. 19 Α. 20 That's fair. Ο. 2.1 Does Celsius currently have a 22 marketing department? 23 MS. BRIER: Objection to form. 24 Outside the scope. 25 THE WITNESS: So, yeah.

224 1 Actually, that team was assigned to me 2 in July -- no. Sorry -- in September. 3 I mean, it's a very small -- very small 4 number of people that were remaining. 5 And then that team has been reduced further. I think we have two 6 7 people in marketing, and, you know, instead of it -- instead of thinking of 8 it as marketing, I would think of it 9 10 more as communications. So this group is responsible for helping to manage 11 12 communications with our customers. BY MS. CORNELL: 13 14 For example, would that include 0. 15 mass emailings to customers? 16 Α. Yes. I just want to emphasize that that happened right around the time of 17 Alex's -- you know, almost immediately 18 19 prior to -- a few days before Alex's 20 departure, he asked me to take -- take over 21 management of the people on the marketing 22 team. 23 So approximately -- before that Q. 24 date, who would have been running that 25 department?

225 1 Same objections. MS. BRIER: 2 THE WITNESS: Let's see. 3 October 2021 -- I think it was around 4 that time -- Tushar Nadkarni. I can't 5 remember exactly how his last name is spelled -- became our chief product 6 officer and chief marketing officer. 7 And he was -- he retained -- I 8 think actually he retained those 9 10 roles -- he retained the chief product officer role, I think, until the time 11 12 he left the company in, I think, late 13 July. 14 And the chief marketing one Alex 15 took back, I think, like a month or two 16 before his departure. BY MS. CORNELL: 17 So prior to you taking on the 18 19 role, but during your tenure at Celsius, if 20 a mass mailing to customers was going be sent out, it would be Tushar Nadkarni who 21 22 would have approved it or disapproved it? 23 From marketing content 24 perspective, yes, that would have been 25 Regulatory -- you know, almost Tushar.

226 certain -- actually, let me phrase it this 1 2 way. 3 If any kind of communications 4 with our customers went out that did not go 5 through our regulatory team, and in some cases our legal team, there would be some, 6 you know, fallout after that, like, you 7 know, how could this have happened, what 8 broke down, that shouldn't have happened. 9 10 So generally all those communications would have passed through 11 12 our regulatory and legal team. In addition? 13 Q. 14 In addition to... Α. 15 0. In addition to some -- whoever 16 was on the marketing team? 17 Α. That's right, yep. MS. CORNELL: I think that's all 18 19 I have for today. Thank you. 20 THE WITNESS: Thank you. 2.1 MS. BRIER: Thank you. 22 MS. CORNELL: Go off the record. 23 THE VIDEOGRAPHER: All right. 24 The time is currently 2:50 p.m. 25 going off the record for Media Unit

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227
 1
          No. 2.
                  This is the end of Media Unit
 2
          No. 2 of today's testimony.
 3
                (Whereupon, a recess was taken at
 4
                2:50 p.m.)
 5
                THE VIDEOGRAPHER: All right.
          The time is currently 3:00 p.m.
 6
 7
          is Media Unit No. 3 of today's
          testimony, and we are back on the
 8
          record.
 9
10
                     EXAMINATION
11
     BY MS. RYAN:
               Hi. Good afternoon. For the
12
          Ο.
13
     record, this is Abigail Rushing Ryan with
14
     the Office of the Texas Attorney General
15
     representing the Texas State Security Board
16
     and the Texas Department of Banking.
17
               Good afternoon, Mr. Blonstein.
     How are you?
18
19
               I'm doing okay. Good afternoon.
               It's been a long day, and I've
20
          Ο.
     been in and out, and my colleague Layla
2.1
22
     Milligan was going to do the questioning,
23
     so if I repeat a question that's already
24
     been covered, forgive me.
25
               If I ask a really bad question,
```

228 1 please ask me to rephrase it. I'm known 2 for asking bad questions. 3 And if you just don't understand 4 what I've said, feel free to let me know. 5 First, when you joined the 6 Celsius platform as a customer, what 7 version of the terms of use did you agree 8 to? Yeah. I definitely would not 9 Α. 10 have paid attention to that as a customer, but -- and I don't remember the exact month 11 12 that I joined -- you know, that I became a 13 customer, but I'm just going to reference 14 the date ranges for the terms of use in the 15 declaration. And my -- and it should have been either Version 1 or Version 2. 16 17 Ο. And when you --18 Α. It was --19 O. I apologize. Go ahead. 20 Sorry, sorry. I just wasn't sure Α. 21 if you could hear me. 22 I can hear you. I'm taking notes 0. 23 simultaneously. 24 Α. Okay. 25 So there may be a pause. Q.

229 1 Α. Yeah. Sorry. 2 So when you submitted your coins 3 to Celsius as a client, did you think you 4 had a separate wallet -- an individual 5 wallet? Object to form. 6 MS. BRIER: 7 THE WITNESS: No. No. I mean, again, you know, from -- from also 8 9 being a -- someone in the industry, my -- I had -- I had a rough idea of, 10 11 like, what was happening in terms of me 12 sending -- like, most cryptocurrency 13 exchanges work -- so most of my 14 experience in crypto has been on the 15 exchange side of things, and most 16 cryptocurrency exchanges have a similar 17 setup where there's a user-specific deposit address, and then coins are 18 19 swept from that user-specific address 20 to a -- to a pooled omnibus wallet. 21 And that -- that was my 22 assumption, was that Celsius was 23 working in the same way. BY MS. RYAN: 24 25 And so did you actually know that Ο.

230 1 there was a main wallet or assume it? 2 At the time that I was a 3 customer, I assumed it. 4 Do you remember about when you Ο. 5 learned, not assumed, that there was a 6 single main wallet? 7 Object to form. MS. BRIER: THE WITNESS: It would have been, 8 9 let's say, in the first several months 10 after I joined in February. sometime, let's say, in, like, Q1 or 11 12 early Q2 2021. 13 And by -- the way I would have 14 come across it was just trying to 15 understand some of the current -- some 16 of the infrastructure for the company so that I could better understand how I 17 might -- for new products that we were 18 19 proposing, how they might integrate 20 into the Celsius platform. BY MS. RYAN: 21 22 And just so you'll know, I am 23 strictly a bankruptcy lawyer. I am not an 24 expert in crypto in any stretch of the 25 So if I use a term that's imagination.

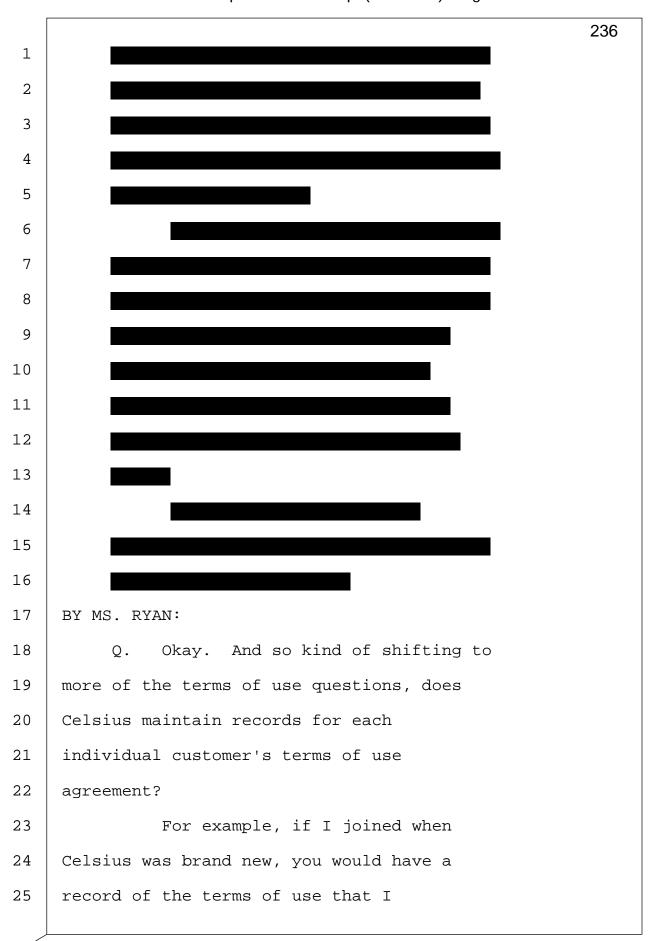
231 1 incorrect or need clarification because I'm 2 wrong in using a term, please let me know. 3 I -- that's very important. 4 So when did you learn or 5 approximately when did you learn that coins that you deposited wouldn't be returned if 6 you were going to withdraw those coins, 7 basically you're not going to get the exact 8 same coins back; you'll get something back 9 10 equivalent? 11 MS. BRIER: Objection to form. 12 THE WITNESS: That was my 13 understanding, I would say, from the 14 outset was that I would not expect to 15 have received back the exact same coins that I sent in. 16 Just, again -- just like the 17 expectation would have been the same 18 19 for, you know, my Coinbase account or 20 my Gemini account or my Kraken account 21 or my 50 other crypto accounts that 22 I've opened. 23 So, yeah, that was my understanding from the outset. 24 /// 25

```
232
 1
     BY MS. RYAN:
 2
               Okay. So, to your knowledge --
     we're shifting gears a little bit.
 3
 4
               To your knowledge, has Celsius
 5
     ever completely registered with any state
     or federal regulatory body --
 6
 7
                (Audio distortion; stenographer
                asks for clarification.)
 8
     BY MS. RYAN:
 9
10
          Q.
               -- or state regulatory body?
                MS. BRIER: Objection to form.
11
12
          Outside the scope.
13
                You can answer.
14
                THE WITNESS: I can answer?
15
                So we -- the company was
16
          registered with the -- with FinCen as a
          money services business.
17
                We had multiple either
18
          notifications for our state license --
19
20
          state lending, either a state like the
21
          California DFPI for being a licensed
22
          lender and then other -- other states
          were -- we notified them or were in the
23
24
          process of applying for lending
25
          licenses.
```

233 1 We registered with Lithuania, and 2 I believe we put our name on the FCA list for crypto service providers in 3 4 the UK. So those are the ones that I'm 5 aware of. BY MS. RYAN: 6 7 Ο. Okay. As far as money transmission licenses in the United States, 8 what states is Celsius licensed in? 9 10 MS. BRIER: Objection to form. Outside the scope of the terms of use 11 12 issues that are up today. 13 But you can answer to the extent 14 you know. 15 THE WITNESS: Yeah, I should 16 definitely know as the chief compliance 17 officer and having, like, the -- again, my experience in crypto on the 18 19 compliance front was on BSA and ML 20 sanctions and state money transmitter 21 licenses. 22 I mean, trying to get those state 23 money transmitter licenses. And, to my 24 knowledge, we did not have any -- we 25 did not have any of those licenses in

```
234
 1
          place.
 2.
     BY MS. RYAN:
 3
               So as the CCO, were you involved
          Ο.
 4
     with any public disclosures?
 5
                MS. BRIER: Objection to form.
 6
          Outside the scope.
 7
                              Yeah, some of the
                THE WITNESS:
          questions -- like, there were similar
 8
 9
          questions asked where -- you know, I
10
          think my answer to that still applies,
          which is that it's very likely that I
11
12
          was copied on some -- you know, on
          public -- on communications to our
13
14
          customers and to the public.
15
                But in no way was I -- I was not,
16
          like, the approver. There may have
17
          been some instances where somebody
          asked me for feedback, and I provided
18
19
          some feedback.
20
                But, yeah, I think it was fairly
21
          well understood across the
22
          organization --
23
                (Zoom disruption.)
24
     BY MS. RYAN:
25
               Sorry about that. I apologize
          Ο.
```

for interrupting you. Α. No worries. Yeah. So I was not a -- I was not an approver -- generally, I was not an approver for communications to customers and the public. Q. Thank you. Thank you for that. And I apologize. That was my nine-year-old son that just interrupted us. Working from home has its challenges.



237 1 originally agreed to? 2 Based on the research that I did, 3 that is not something that we keep. So we 4 keep a record of whether -- you know, 5 whether you accepted or not, but not of 6 the -- like, there's no -- there's nothing 7 like an E-sign or, like, a copy of a signed terms of use. 8 Is there a date so that it could 9 Ο. be determined which -- you know, 1, 3, 6, 10 7, 8 -- terms of use were originally agreed 11 12 to? 13 So the -- our back office system Α. 14 tracks every login of a customer to a 15 system. We check, like, the -- we know the IP address. 16 17 We know -- you know, we have different kind of different things that we 18 19 collect when a -- for every session that 20 the user has with us. And so it would be 21 easy for us to connect that to the date of 22 acceptance of the terms. I'm not sure if that answered 23 24 your question, but basically we can tell 25 exactly when a user accepted the terms.

238 1 That's helpful. Thank you. Q. 2 So you said the back office 3 maintains those records. 4 What's the format? The type of 5 software? Is it Excel? Is it something 6 proprietary? 7 So -- yeah. I apologize Α. Yeah. for that. We call -- Back Office is the 8 name of our -- of our kind of home-grown, 9 10 internally developed administration platform for our customers. 11 12 So it's basically like a user 13 interface on top of a database. 14 different departments at the company use it 15 for different purposes. Like our 16 compliance team would use it mostly related to KYC and other -- and other purposes, 17 whereas customer service would use it for, 18 19 you know, reviewing activity of a customer. 20 Thank you. That's helpful. Ο. 21 thought you were using the term "Back 22 Office" to mean just the folks that 23 actually run the show. 24 Thank you for that. 25 Α. Sure.

239 So as far as keeping the record 1 Ο. 2 of each logon, which department maintains 3 that? 4 It's done in a -- yeah, a fully Α. 5 automated way by the -- by the system 6 itself. 7 So basically there's an entry in the database for each login session, and, 8 you know, we collect are the IP address, we 9 10 collect, you know -- I'm trying to see if I can jog the memory of, like, what that 11 12 screen looks like. 13 But, you know, you can basically 14 see every login event for a customer. 15 That's logged, and then it's viewable in 16 the Back Office. Sorry. I'm not sure if I answered your question. 17 No, that's helpful. It sounds 18 19 like it's automated and the computer 20 collects it and then you guys can use it as 21 necessary. 22 Is that roughly fair? 23 That's correct. Α. 24 0. So if someone wanted a record of 25 when these customers logged on and agreed

240 1 to the terms of use, is that a report you 2 can print? Is it easily accessible? 3 Yes, it is. And that was the 4 basis for the data that was in my 5 declaration. That was how we compiled -that was how our data team compiled the 6 7 report on which users -- you know, the percentages of users that had accepted 8 different terms of use. 9 10 Ο. I saw that -- the chart. That is helpful. 11 12 So under Version 1, it says 13 4 percent of accountholders accepted that. 14 So in the report, can you drill 15 down and see who those 4 percent are? That would -- it would be 16 Α. possible to -- to do that. It would -- I'm 17 sorry. It would be possible to produce a 18 19 report like that. I think that the exact 20 version of the data pull -- the data query that we did to produce these tables was 21 22 aggregated. 23 But we would have the underlying 24 data that would allow us to -- to identify 25 the users for each one -- for each terms of

241 1 use. Do you know how Celsius verified 2 a customer's or investor's residency and 3 4 address to know where they're located? 5 Α. Yeah. So that's a little bit of a complex -- I mean, there's a little bit 6 7 of complexity here. When we collect -- so we 8 collect -- we collect the information from 9 10 customers as part of the -- of the onboarding process. We ask them for their 11 12 address. In many cases, we ask them for a 13 form of government-issued ID. 14 And we're looking at both of 15 those things to determine their eligibility for the service. Because we didn't offer 16 our services in every state in the U.S. and 17 also in some countries. 18 19 We also used the IP address that 20 they log in from, and we use kind of geolocation from that IP address to 21 22 determine their eligibility. So it's through a combination of 23 24 those things that we -- that we make a 25 determination on their residency.

242 1 Q. And you have a team internally 2 that does that? 3 Α. Yeah. That's right. So, I mean, 4 the vast majority of our customers -- you 5 know, for a lot of 2021, we were onboarding, you know, tens of thousands of 6 7 customers a week. So the vast majority of those 8 customers, they flow through our onboarding 9 10 process in a fully automated way. So the app and the partners that we use to 11 12 authenticate or to validate the users, you 13 know, are processing the information that 14 they input. 15 We run them against sanctions 16 list. We run them -- you know, we look for -- we look at the validity of their --17 of their ID, and only if they kind of fall 18 19 out of that process does a human -- you 20 know, does a person look at it. So what I mean by "fall out" of 21 22 it is that, like, for example, if our KYC -- if our ID validation company --23 24 sometimes people call them KYC vendors --25 if they flag the person as, you know, as a

243 1 potential name match for sanctions or some 2. other kind of issue or if the ID -- let's 3 say there's glare on the ID or, you know, 4 any number of issues, they'll be flagged 5 for a person to review. And generally that review would 6 7 happen first by our customer care team. 8 And if there wasn't, like, an easy way for them to resolve -- if the resolution to 9 10 that wasn't very straightforward, they would escalate that to our compliance 11 12 operations team, which reported in to me. 13 Thank you. Q. 14 Sure. Α. 15 O. Do you know how much -- how many coins is contained in the UTXO blockchain? 16 17 Objection to form. MS. BRIER: 18 Outside the scope. 19 You can answer. 20 THE WITNESS: So, yeah. 2.1 are -- there are -- there are several 22 blockchains that use the UTXO method like Bitcoin. Dogecoin is another 23 24 example. And so if you're asking, like, 25

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244
 1
          how many -- how many Bitcoin are there
 2
          on the Bitcoin blockchain?
 3
     BY MS. RYAN:
 4
               That Celsius has or does business
          O.
 5
     with.
                MS. BRIER: Same objections.
 6
 7
                Go ahead.
                THE WITNESS: I actually don't --
 8
 9
          yeah, I don't have that data at hand.
10
          But, you know, like, approximate number
11
          at -- yeah, actually I don't have that
12
          data at hand.
13
                And there's a question, I
14
          think --
     BY MS. RYAN:
15
               That's fine.
16
          O.
17
          Α.
               Yeah.
               I don't want you to guess.
18
19
     it's not at hand, then -- yeah, let's
20
     not -- let's not guess.
2.1
               So in ordinary course of
22
     business, how does Celsius record digital
23
     assets that correspond to the earn account
24
     that's on their books and records?
                MS. BRIER: Objection to form.
25
```

245 1 Outside the scope. 2 You can answer. 3 THE WITNESS: How do we account 4 for that on our books and records? So 5 like the transactions itself? example, a deposit transaction from a 6 7 user where they would transfer coins to Celsius, those were recorded on the 8 9 company's ledger. 10 In terms of, like, how that was eventually translated into our, you 11 12 know, financial statements, that's not 13 a -- that wasn't in my lane. 14 BY MS. RYAN: 15 Ο. The deposit transaction that's reported on the leverage, you know, is what 16 17 I was asking. That was my question. 18 you. 19 Α. Sure. 20 Who's in charge of maintaining 21 the ledger? 22 So the ledger itself is kind 23 of -- you know, I would say that's our 24 core -- the core piece of software for the 25 company and would be maintained by the

246 1 engineering department. 2 And is this a piece of software, 3 the ledger, that your engineers wrote? 4 It's proprietary? 5 MS. BRIER: Objection to form. 6 Outside the scope. 7 You can answer. THE WITNESS: That's my 8 understanding, yeah. 9 It's a little 10 bit -- it's -- that -- it wasn't necessarily something I had looked into 11 12 in the past, yeah, or had looked into. 13 But my assumption is that that's 14 software that we wrote. BY MS. RYAN: 15 16 Ο. And are there any policies or procedures in place to make sure the 17 accounting on the ledger is accurate? 18 19 MS. BRIER: Objection to form. 20 Outside the scope. 21 You can answer. 22 THE WITNESS: I'm not -- I'm not 23 aware of those. I'm not aware of those 24 policies or procedures. Yeah, I think 25 I have to say that. I'm not aware of

```
247
 1
          them.
 2
                I guess they exist, but that
 3
          wasn't part of my -- I had a lot of
 4
          other policies and procedures to worry
 5
          about, so I was focused on those, on
          the ones that related to compliance --
 6
 7
          our compliance processes.
     BY MS. RYAN:
 8
               And what's the name of the
 9
          Q.
10
     software program used for the ledger
11
     account -- accounting?
12
                MS. BRIER:
                             Same objections.
13
                Go ahead.
14
                THE WITNESS: Yeah, it's
15
          proprietary -- I believe it's
16
          proprietary.
17
                 Now, like, just a -- to give you
          an idea, if the company had started a
18
19
          couple of years later, there are
          vendors -- you know, there are other
20
          providers that you could acquire
2.1
22
          software like this for -- I mean,
23
          sorry, that you could acquire software
24
          like this from a vendor.
25
                At the time the company was
```

248 1 started, I don't think there were many options, so most of the companies that 2 started around this time were -- were 3 4 and are using home -- home-grown 5 systems for this. BY MS. RYAN: 6 7 So moving into the marketing role Ο. and marketing information, to your 8 knowledge, have any communications been 9 10 removed or edited or altered from the website since March 1 of this year? 11 12 MS. BRIER: Objection to form. 13 Far outside the scope of this 14 deposition. 15 But to the extent you know, you 16 can answer, to the extent it doesn't 17 implicate privileged information. THE WITNESS: Yeah, it wasn't --18 19 I was -- I was not really -- I was not 20 involved in those processes. 2.1 Yeah, and I couldn't -- even if I 22 was copied on emails about some of these things, it's not something I 23 24 would have allocated -- you know, I 25 just wouldn't have spent the time to

249 1 look into it because of other areas of 2 focus for me. 3 BY MS. RYAN: 4 So do you recall if there were Ο. 5 any disclaimers or other information in the AMAs or other public-facing advertisements 6 that expressed something to the extent of 7 these expressed may not be those of Celsius 8 and may not match the terms of use? 9 10 MS. BRIER: Objection to form. Outside the scope. 11 12 You can answer, if you know. 13 THE WITNESS: I'm not sure. 14 mean, I do remember on -- you know, 15 some of the AMAs, there was, you know, 16 something along the bottom of the screen during different times that 17 said, you know, something along the 18 19 lines of not financial advice and, you 20 know, had various disclaimers. 2.1 But it wasn't my -- my area to 22 make sure that those were there or when 23 they appeared or that kind of stuff. BY MS. RYAN: 24 25 0. So did Celsius ever mail, as in

250 like U.S. email, a complete copy of the 1 2 terms of use to customers? Α. 3 Not to my knowledge. 4 And I believe you testified O. 5 earlier the terms of use weren't emailed either; is that right? 6 7 MS. BRIER: Objection to form. THE WITNESS: Correct. Yeah, we 8 would email them -- there were cases 9 10 where we emailed with links to the terms of use, but not with the -- we 11 12 didn't send the terms of use 13 themselves. 14 BY MS. RYAN: 15 Ο. What role, if any, did the 16 Celsius board play in the decision to change the terms of use? 17 I wasn't involved in the -- in 18 19 really the formulation of, you know, the 20 vast majority of the terms of use, so I wasn't part of the decision-making process 21 22 or included in -- you know, included in any kind of discussion at the board level about 23 24 those changes. 25 So I'm not -- you know,

```
251
 1
     unfortunately, I don't -- yeah, I can't
 2
     speak to that.
               Do the terms of use through the
 3
          Ο.
 4
     year 2020 transfer ownership of coins to
 5
     Celsius?
                MS. BRIER: Objection to form.
 6
 7
                THE WITNESS: Yeah, yeah.
                                            Sorry.
          Can you -- and you're asking did the
 8
          terms of use transfer ownership of
 9
10
          coins through September 2020 to
          Celsius?
11
     BY MS. RYAN:
12
13
          Q.
               Yes.
14
               And my -- yeah, that was my
15
     understanding. Again, you know, I became a
16
     customer in the spring of 2020, and that
17
     was my recollection at the time.
               And actually, even in 2019, the
18
19
     first time that I heard about Celsius,
     that's what I remember the conversation --
20
21
     you know, that watercooler moment that I
22
     mentioned -- I remember people talking
23
     about that.
24
               Did you know if the actual terms
25
     of use stated that, though?
```

252 1 MS. BRIER: Objection to form. 2 THE WITNESS: Yeah, I'd have to 3 go back and scan the -- those terms of 4 But, yeah, to my -- my use. 5 understanding was that the company has been pretty consistent throughout the 6 terms of use for -- the terms of use 7 with its customers about the transfer 8 of title to the company of the coins 9 10 that they send in. BY MS. RYAN: 11 12 So you don't know if the terms of 0. 13 use actually stated the ownership 14 transfers, right? 15 MS. BRIER: Object to form. 16 THE WITNESS: I can't -- yeah, 17 without, like, going back and reviewing each one of them -- I mean -- so let me 18 19 say this another way. 20 You know, in preparation for the declaration, I did review those. 21 22 the impression that I have is that in the terms of use, customers were 23 24 informed that they were transferring 25 ownership of the coins from themselves

253 1 to the company. So that is my 2 impression based on my review of the terms of use. 3 4 BY MS. RYAN: 5 Ο. So were users allowed to remain on the system if they didn't agree to 6 7 subsequent versions of the terms of use? Yeah, starting with, you know, 8 Α. Version 6 and 7 of the terms of use, we 9 10 implemented and we -- this is detailed in the -- in my declaration -- implemented --11 12 or sorry. We followed up with user --13 sorry. 14 In the notification to customers, 15 we explained to them that, you know, if 16 they did not accept the terms of use or if they did not agree to the terms of use, 17 they would need to close their account and 18 19 would no longer earn rewards through the 20 program. 21 And how would they close their 22 account if they didn't agree to the terms 23 of use? Yeah, there was a -- there was 24 Α. 25 a -- in the text of the -- in this -- in

254 1 the user interface for where we presented 2 the terms of use to customers, we said --3 I'm just reading from that -- from page 17 4 of my declaration, A-8. 5 It says, "If you do not agree to our updated terms of use and privacy 6 7 policy, please contact Celsius support to close your account." 8 And would that be the same 9 Q. 10 whether they were closing a custody account 11 or an earn account? 12 MS. BRIER: Objection to form. 13 You can answer. 14 THE WITNESS: From my 15 understanding, yeah, there shouldn't -there shouldn't have been a difference. 16 Because this was -- this was more a 17 matter of whether they -- of the status 18 19 of their account. 20 So if they had been suspended for 21 not accepting -- you know, basically 22 passing the deadline that we had set 23 for them to accept the terms of use, then just, you know -- if your account 24 25 is suspended, you can't withdraw assets

255 1 without assistance from customer care. 2. BY MS. RYAN: 3 So timing wise, they click no, I Ο. 4 don't agree to the terms of use, and their 5 ability to access their money, whether it's in a custody account or an earn account, is 6 7 suspended, so they can't touch their money, and they would have to then contact 8 customer care; is that the process? 9 10 MS. BRIER: Objection to form. Outside the scope. 11 12 And I think there might be some confusion. 13 Were you reading from the 14 declaration as it relates to the 15 Version 6? 16 THE WITNESS: Yeah, Version 6 and 17 18 7, yep. 19 MS. BRIER: Just for clarity --20 purpose of clarity of timing, Ms. Ryan, 21 I think he was looking at Version 6 22 screenshots in his -- in his declaration. Just wanted to make the 23 24 record clear there for your 25 questioning.

```
256
 1
     BY MS. RYAN:
 2
          0.
               Thank you.
 3
               But this process changes for
 4
     Version 7 and 8?
 5
               We didn't have -- yeah. So on --
          Α.
     on Version 6 and 7, which were largely, you
 6
 7
     know -- from my understanding, were largely
     centered around the change in relationship
 8
     from -- for the change in the terms of use
 9
10
     from the Celsius UK entity to the U.S.
11
     entity.
12
               There was a -- you know, there
13
     was this multiphase process, and there were
14
     specific deadlines for customers. You're
15
     asking subsequent to that, whether we had
16
     deadlines upon which we suspended accounts?
17
               I don't think that we --
               Yeah, just -- just if the
18
          O.
19
     customer didn't agree to the new terms of
20
     use.
21
                            Object to form.
                MS. BRIER:
22
                THE WITNESS: I would need to go
23
          back and just refresh my memory on
24
          that.
                 I don't remember -- I was
25
          focusing -- I focused my time, like, on
```

257 1 this -- in this Version 6 and 7. 2 So I'm not sure -- yeah, yeah. 3 I'd have to go back and refresh my 4 memory on that, whether we implemented, 5 like, a deadline for subsequent updates to the terms of use and whether we 6 suspended accounts based on that. 7 I think it was a pretty -- it was 8 a fairly unique situation with 9 10 Version 6 and 7, because the relationship was changing from the UK 11 12 and the U.S., and, you know, we were 13 not supposed to be conducting --14 we were not supposed to be offering 15 services from the UK entity, you know, 16 going forward. BY MS. RYAN: 17 18 0. Okay. Thank you. 19 Α. Sure. So from day one, has Celsius kept 20 the coins in a main wallet as opposed to 21 22 individual wallets? 23 MS. BRIER: Objection to form. 24 Outside the scope. 25 But you can answer.

258 1 THE WITNESS: So in my 2 declaration related to custody, I primarily, like, focused -- you know, 3 4 made sure that I got up to date, 5 somewhat fluent in the wallet architecture and the flow of coins, you 6 7 know, from the period around the release of the custody product. 8 I don't think that there has 9 10 been -- I mean, obviously the release of the custody -- the custody account 11 12 was a big change, but I think the flow of coins from an external wallet -- a 13 14 customer's external wallet to their 15 deposit address and then from that 16 deposit address to the company's main wallet, I think that that flow has 17 18 largely remained the same since the 19 company -- since the company started. 20 BY MS. RYAN: 21 To your knowledge, were customers 22 informed that -- whether through terms of use when, you know, terms of use -- let's 23 24 say before you get to 6, 7 and 8 versions, 25 informed that their coins were going to be

259 placed in the omnibus main wallet as 1 2 opposed to individual wallets? 3 I'm not -- yeah, if they were Α. 4 informed, that definitely -- I missed it as 5 a customer. So I don't think -- I don't remember that being -- actually, I'd have 6 7 to review that. I don't remember -- that wasn't 8 something that stood out to me as a 9 10 customer. I understood that to be the case, but I don't recall off the top --11 12 yeah, I don't recall right now whether that 13 was something we called out in the terms of 14 use. 15 O. What information was provided to 16 customers regarding the frictional wallet? 17 MS. BRIER: Objection to form. THE WITNESS: I think, like, 18 19 fairly -- if any, it would have been 20 very limited. The worm -- I mean, the 21 word -- to my knowledge, I don't know 22 who came up with the term "frictional 23 wallet," but that's not, like, an industry term, to my knowledge. 24 So I -- you know, if you -- if 25

```
260
 1
          you told someone about a frictional
 2
          wallet, they would probably scratch
 3
          their heads and wonder what that is.
 4
                So, yeah, I would be surprised if
 5
          that was something that we talked to
 6
          customers about.
 7
     BY MS. RYAN:
               So what is your understanding as
 8
          Ο.
     why Celsius [audio distortion] --
 9
10
                THE STENOGRAPHER: Excuse me,
          Counsel. Could you repeat that? I
11
12
          didn't hear you clearly.
     BY MS. RYAN:
13
14
          Q.
               Sure.
15
               What is your understanding as to
16
     why Celsius speaks to self-stable coins
     versus other crypto assets?
17
               Just actually, I have no -- I
18
     don't have -- I'm not involved in the
19
20
     decision about, like, what coins to sell or
     what coins to -- you know, to not sell.
21
22
               You know, just -- just based on
23
     my own thought process, it makes sense that
24
     the currency -- the exposure -- you know,
25
     the -- if you sell Bitcoin, you're selling
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261 1 it now at a certain price relative to the 2 dollar versus stable coins, you know, 3 roughly remain pegged to the dollar. 4 So there shouldn't be any kind 5 of -- you know, you're not selling a coin when its value is, let's say, low. 6 minimizes the FX exposure. 7 And do you know why unaccredited 8 Ο. accountholders were grandfathered into the 9 10 earn account after the custody program was created in April of this year? 11 12 MS. BRIER: Objection to form. 13 Outside the scope. 14 But you can answer to the extent 15 you know. 16 THE WITNESS: Yeah, I wasn't involved in that decision. 17 I wasn't involved in it, yeah. 18 19 MS. RYAN: Thank you for your 20 I'll pass the witness at this 21 point. 22 THE WITNESS: Thank you. 23 MS. BRIER: Thank you. 24 MS. CORDRY: This is Karen 25 Cordry. Last name is spelled

262 1 C-o-r-d-r-y. I'm with the National 2 Association of Attorneys General, and I'm representing the roughly dozen 3 4 states or so that I filed an appearance 5 for, which I can't possibly give you all their correct names. But I'm the 6 attorney for them, in any case. 7 EXAMINATION 8 BY MS. CORDRY: 9 10 And I do just have a very few Q. questions to follow up with that. 11 12 One, Mr. Blonstein, at a number 13 of points including very recent -- in your 14 most recent answers, you've indicated that 15 some of the things that you understood 16 about the accounts and how they would work and so forth were based on your own 17 experience with other crypto before you 18 19 ever came to the company; is that correct? 20 Α. That's correct. 21 Okay. Do you have any knowledge 22 as to how many customers had any kind of similar experience or knowledge about 23 24 crypto before they came to -- want to do business with Celsius? 25

263 MS. BRIER: Objection to form. 1 2 Calls for speculation. 3 Go ahead. 4 THE WITNESS: Actually, I Yeah. 5 think this is, like, one of the interesting things about -- about 6 Celsius, and this is one of the things 7 8 that I was hoping to improve for the 9 company was we really -- something like 10 99 percent of our customers acquired their first crypto somewhere else, so 11 12 pretty much every single one of our customers started at a Coinbase or a 13 14 Binance or somewhere else. 15 So -- and I say that, and I can be sure of that, because we see where 16 their coins come from, and we had --17 you know, just frankly speaking, we had 18 19 very crappy on-ramps, meaning we had 20 very poor implementation of being able 21 to move someone from fiat into 22 cryptocurrency. 23 The vendor that we had integrated with before I joined, you know, charged 24 25 very high rates. We didn't benefit

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264 1 from that financially at all. 2 So that's a long way of saying I think that, you know, the vast majority 3 4 of our customers were customers of 5 another crypto service provider and -at least one. And so would have had 6 experience with other cryptocurrency 7 platforms. 8 9 We were not --10 BY MS. CORDRY: 11 Q. Okay. 12 I would say, largely, we were not Α. 13 working with novice cryptocurrency 14 customers. 15 Ο. On those platforms, do you know 16 if they were ones where they were predominantly, I will call them custody 17 accounts where they are -- you know, they 18 19 were just holding in crypto, or were they ones similar to Celsius where there was 20 21 some kind of investment aspect to them? 22 MS. BRIER: Objection to form. 23 Outside the scope. 24 You can answer, if you know. 25 Kind of --THE WITNESS: Yeah.

265 1 for most -- for a lot of the crypto --2 cryptocurrency service providers, 3 especially in the U.S., kind of the 4 base relationship is custody. 5 You know, obviously a large number of our customers came from 6 7 BlockFi, which has a -- which had a similar kind of legal relationship with 8 their customers. 9 10 But, yeah. 11 BY MS. CORDRY: 12 And what do you mean by "similar 0. legal relationship"? 13 My understanding was that 14 15 customers of BlockFi were doing something similar in terms of assigning ownership of 16 their coins to BlockFi. I don't know that 17 actually first hand. 18 19 (Simultaneous unreportable 20 crosstalk occurs among parties.) BY MS. CORDRY: 21 22 So excuse me. I'm sorry. Ο. 23 started to talk over you. 24 I definitely reviewed the BlockFi 25 terms of use at some point, but all of that

266 1 knowledge has been pushed out of my brain 2 by having to review all of these terms of 3 use and declarations and stuff like that. 4 So maybe I'm -- maybe I'm getting 5 it wrong. But what I remembered was -- I 6 remember there being a very close similarity between the BlockFi terms of use 7 and the Celsius terms of use. And those terms of use -- when 9 Q. 10 did you review them --11 MS. BRIER: Object to form. BY MS. CORDRY: 12 13 -- the BlockFi terms of use? Q. I'm -- yeah, I really -- I 14 15 can't -- I couldn't say. I mean --16 Ο. Before you came to Celsius or after you came to Celsius? 17 I believe -- yeah, so I did -- I 18 became a -- I was a BlockFi customer before 19 20 I was a customer -- sorry -- before I 21 became an employee of Celsius. 22 And so I would have reviewed the 23 terms of use or terms of service, whatever 24 they call it. 25 Okay. In terms of, again, your Q.

267 1 experience and your knowledge, you said a 2 certain of the customers came from BlockFi. 3 Where -- the other ones that came 4 from the custody account, would those 5 people have had anything similar to this where there was some sort of transfer of 6 7 ownership? MS. BRIER: Objection to form. 8 Outside the scope. Lack of foundation. 9 10 To the extent you know, you can 11 answer. 12 THE WITNESS: So anyone who's a 13 customer of -- like, generally -- so 14 not generally. Specifically I can 15 think of Binance, Binance.com, the 16 global -- the overseas platform that was allowing U.S. users to use the 17 platform, you know, until -- I don't 18 19 know -- 20 -- maybe 2020 or 2021. 20 So customers -- U.S.-based customers and international customers 21 22 could participate in their, you know, 23 their earn -- their earn programs or 24 whatever Binance called it, kind of 25 similar programs.

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268 I don't remember looking at their 1 2 terms of service or terms of use to see 3 if it was the exact relationship. But, 4 in other words, it's -- it's likely 5 that some of our customers were accustomed to that. 6 7 And I can say -- what I can say is that anytime there was a change in 8 earn rates from platform to platform, 9 10 you would see pretty significant movements of coins between them. 11 So if 12 BlockFi lowered their interest rate, we 13 would see a rush of people coming from BlockFi to Celsius. 14 15 If Binance increased their rate, 16 we might see a bunch of assets leave 17 our platform and go to Binance. So, you know, you could call 18 19 them, like, rate shoppers or however 20 you -- you know, want to categorize them. But, you know, we had a fair 21 22 number of customers that were looking 23 for the best yield and were moving their coins. And so our assumption was 24 25 that they were pretty familiar with the

269 1 terms. 2 BY MS. CORDRY: 3 They knew the terms of the Ο. Okav. 4 earn account and the interest rates, in any 5 case. But, again, my question was -- my 6 7 follow-up question was, with respect to 8 ones that were being held in custodial accounts of which you said -- you said 9 10 there's probably about half of them were of 11 that nature? 12 Would those people have had any 13 basis to assume that there was gonna be any 14 kind of transfer of ownership of their 15 coins? 16 MS. BRIER: Objection to form. 17 Outside the scope. Calls for 18 speculation. 19 You can answer. 20 THE WITNESS: Yeah. I mean, I'm 21 not -- it's really hard for me to say. 22 Yeah, so -- yeah, I have no knowledge 23 of -- you know, I can't really say, 24 like, what the -- what these customers 25 were doing.

270 1 I understand your point that 2 they -- you know, maybe -- you know, 3 there's a convention in cryptocurrency 4 for U.S. providers of custody, and that 5 these customers may not have understood the difference in the -- in the legal 6 relationship. 7 So I understand your point. 8 BY MS. CORDRY: 9 Because, you know, again, as I 10 Ο. said, from listening to your testimony, it 11 12 did appear that a fair amount of your understanding of the terms of use for 13 14 Celsius was based on what you already knew 15 about the way the business operated from 16 your own internal knowledge, which other people might not have. Would that be a 17 fair statement? 18 Object to form. 19 MS. BRIER: 20 THE WITNESS: Yeah, yeah. mean -- but, yeah, that's -- that's 21 22 accurate. 23 Again, like, I would also refer 24 to the fact, you know, that pretty much 25 all of our customers had acquired

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271
 1
          cryptocurrency elsewhere. So, like,
 2
          these were not -- we didn't really --
          we wouldn't -- I wouldn't have
 3
 4
          categorized our customers as, like,
 5
          kind of newbies to crypto, so I would
          have expected them to be familiar with
 6
          the basics.
 7
                But, yeah, I understand your
 8
 9
          point.
10
     BY MS. CORDRY:
               And in terms of what customers
11
          Q.
12
     might understand about how an operation
13
     worked with what you had there in this earn
14
     account -- and I personally do my own
15
     investing through T.D. Ameritrade, and I
     have it in a variety of mutual funds,
16
17
     stocks and bonds and so forth.
               I choose the funds, but once I've
18
19
     invested my money with them, they invest it
20
     how they see fit.
2.1
               Would I consider that -- or would
22
     you consider that kind of investment
23
     process similar to what Celsius is doing
24
     with the funds that they have?
                MS. BRIER: Objection to form.
25
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272
 1
                THE WITNESS:
                               I'm sorry.
                                           So
 2
          you're saying through T.D. Ameritrade,
 3
          you choose -- you allocate your assets
 4
          to a -- to a fund manager?
 5
     BY MS. CORDRY:
               Vanguard index funds and so
 6
     forth, yes. And when they -- when it's
 7
 8
     invested in those funds, is that similar to
     what -- you know, functionally is happening
 9
10
     when somebody turns over their money to
11
     Celsius in these earn accounts?
12
                MS. BRIER: Same objection.
13
                THE WITNESS: Yeah, I don't --
14
          actually, to answer your question, I
15
          need to make sure I heard you. Sorry.
16
                What's the -- what's the product
17
          that you would -- would be investing in
          T.D. Ameritrade?
18
     BY MS. CORDRY:
19
               Something like a Vanguard index
20
          Ο.
     fund or a stock market fund or a bond fund.
21
22
               I see.
          Α.
23
               Through the umbrella of T.D.
          Q.
     Ameritrade.
24
25
                MS. BRIER: Same objection.
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273 1 THE WITNESS: So this is where --2 yeah, I would say really gets outside 3 of my area of expertise. 4 I didn't spend -- the only time I 5 ever spent thinking about, you know, securities, you know, it was -- was in 6 my time at exchanges where we looked 7 at -- we used, like, the Crypto Rating 8 Council's framework for assessing 9 10 whether we would list a token. But in terms of, like, similarity 11 12 of Celsius's products to securities, 13 that wasn't really something that I 14 spent time on. We had other people 15 with -- you know, with a lot more 16 relevant experience in that area. BY MS. CORDRY: 17 Did you -- I'm sorry. Strike 18 19 that amount. 20 Was there any consultation in terms of drafting these terms of use and 21 22 reviewing them -- in terms of looking at documents from those kind of businesses 23 24 like T.D. Ameritrade and other kinds of 25 securities investments and the kind of

274 1 terms of use that those firms use, was 2 that -- were any of those documents 3 consulted or considered? 4 MS. BRIER: Objection to form. 5 THE WITNESS: Were -- I'm sorry. 6 Can you repeat the question? 7 BY MS. CORDRY: When there was being these 8 Ο. drafting of these terms of use documents, 9 10 was there any consultation, any consideration, any review of documents for 11 other kinds of investments like these 12 securities firms like the T.D. Ameritrade 13 and so forth to see what kind of terms of 14 15 use they had with their customers? 16 MS. BRIER: Objection to form. 17 And you can answer, but to the extent it -- your answer includes 18 communications with counsel, exclude 19 those communications. 20 2.1 THE WITNESS: Yeah, because I 22 wasn't involved in the drafting of these for -- you know, for the most 23 24 part, I mean, if there was that kind of 25 review that was done, you know, I

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275
 1
          wouldn't have been an active
 2
          participant in that.
                                 So, yeah,
          unfortunately, I can't speak to it.
 3
 4
                The -- you know -- and, I mean,
 5
          just -- there was -- I was more
          involved, for example, when we were
 6
          rolling out the swap feature.
 7
                And so for that, we were
 8
          referring to competitor terms of use in
 9
10
          terms of how to -- to make sure we were
          talking about that in a way that was
11
12
          consistent with the industry -- with
13
          industry practices.
14
                But, yeah, for, like, earn or our
15
          lending product, I wasn't really
          involved in it.
16
     BY MS. CORDRY:
17
               Now, again, your view is that
18
19
     because you think that these customers are
20
     somewhat sophisticated with crypto, that
     they would understand from the terms of
21
22
     use -- that they would read them the same
     way you do; is that a fair statement?
23
24
                MS. BRIER:
                            Objection to form.
                               Probably, I think,
25
                THE WITNESS:
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276 1 that a lot of people -- you know, I 2 think it's reasonable to assume that 3 people may not -- some people may not 4 pay attention to kind of the -- you 5 know, what people sometimes characterize as the fine print. 6 But I thought, like, in the 7 example of our -- the release of our 8 terms of use 6 and 7 where we 9 10 specifically called out, you know, hey, you might be tempted to skip this, but 11 12 you should really read this, I thought 13 this was an effort on the company's 14 part to really reinforce to customers 15 the importance of reading it. But generally, I would say, that 16 I was under the impression that 17 customers were aware of the -- of the 18 19 structure of the relationship between 20 the company -- between them and the 21 company. 22 BY MS. CORDRY: 23 Do you know if there was ever any point at which your customers -- was there 24 25 ever any attempt to talk to certain

277 1 customers -- a sample of customers and ask 2 them, okay, what do you actually understand 3 after having read the terms of use, this 4 relationship to be? 5 Were there ever any actual going back to customers and talking to them about 6 7 what they understood? Objection to form. 8 MS. BRIER: 9 THE WITNESS: I'm not aware of 10 any. BY MS. CORDRY: 11 12 Okay. For instance, so there Q. 13 would never have been something where you 14 came to somebody and said, you read the 15 full terms of use, you see there where it 16 says repeatedly that you're loaning your money to Celsius, but do you understand by 17 that that you're actually transferring 18 19 ownership to Celsius? 20 Same objection. MS. BRIER: 21 THE WITNESS: Yeah, to my 22 understanding -- or I'm not aware of 23 anything -- aware of anything -- I'm 24 not aware of that happening -- of us 25 reaching out to customers to confirm

278 1 their understanding beyond, you know, the acceptance of the terms in the app. 2 3 BY MS. CORDRY: 4 And those terms do include a Ο. 5 large number of references to loaning your assets to Celsius, correct? 6 7 That's correct. Α. And, again, I think this goes 8 Ο. back to the last question or so -- to some 9 10 of the questions that were asked at the beginning. 11 12 Typically, when you talk about 13 loaning something to someone else, you've 14 considered that you've actually transferred 15 ownership to that person? 16 MS. BRIER: All right. Object to 17 form. 18 You can answer. THE WITNESS: Sorry. I didn't 19 20 catch the question part. BY MS. CORDRY: 21 22 Okay. In common English Ο. 23 parlance, when you talk about loaning 24 something that you own to someone else, you 25 believe you are transferring your ownership

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279
 1
     of that asset to the other person?
 2
                MS. BRIER: Objection to form.
 3
                THE WITNESS: Yeah, I confirm
 4
          common understanding -- yeah, when I
 5
          say "loan," yep, I understand that.
                I also think, you know, from --
 6
 7
          from my own understanding as a
          customer, like, that whole not your
 8
          keys, not your coins -- like, the
 9
10
          second you transfer your coins out of
          your control to someone else, you're --
11
12
          you know, you're -- you're taking on --
13
          you're taking on risk by giving up
14
          control.
15
                But I understand the point.
     BY MS. CORDRY:
16
               I understand. I understand.
17
          Ο.
     when I -- when I loan you my car, I'm
18
19
     giving up control over my car while you're
20
     out driving around. You might smash it up.
2.1
               But it would still be my car,
22
     would it not?
23
                MS. BRIER: Objection to form.
24
                THE WITNESS: Yeah, I agree. It
25
          would still be -- it would still be
```

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280
 1
    your car.
 2
           MS. CORDRY: Okay. I believe
 3
     that's all the questions I have.
 4
           MS. BRIER: All right. Thank
 5
     you.
           Any other questions before we
 6
 7
     move to pro se folks?
 8
           All right. I think we've been
     going for a bit of time now. Let's
9
10
     take a 10-minute break, and then we'll
     get into the pro se questioning.
11
12
     we'll come back at 4:05.
13
           We can go off the record.
14
    you.
15
           THE VIDEOGRAPHER: All right.
16
     The time is currently 3:56 p.m., and
     we're going off the record for Media
17
     Unit No. 3 of today's testimony.
18
19
           (Whereupon, a recess was taken at
20
           3:56 p.m.)
21
           THE VIDEOGRAPHER: All right.
22
     The time is currently 4:14 p.m. We are
     back on the record for Media Unit No. 3
23
24
     for this testimony -- for today's
25
     testimony.
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281 1 EXAMINATION 2 BY MR. CREWS: 3 My name is Cameron Crews. Ο. Hi. 4 I'm a pro se creditor, and I created my 5 Celsius account in August of last year. I understand, based on your 6 7 testimony today, that you opened your 8 account with Celsius in the spring of 2020; is that right? 9 10 Α. Yeah, roughly. I mean, I don't remember the exact date. 11 12 Ο. And you said today, if I'm 13 characterizing you correctly, that you 14 reviewed the terms of service and you understood that you were giving up your 15 title in return for awards? 16 17 That's right. Α. And you also said at the time 18 O. 19 that you felt like it was a good decision? It was a -- like, I made the 20 Α. trade-off decision, yeah. I made the 21 22 trade-off decision. Was it a good 23 decision? Yeah, in retrospect, maybe not; 24 so... 25 Yeah. Would you be surprised to Q.

282 1 learn that most customers such as myself 2 don't think it was a good decision to have 3 deposited with Celsius? 4 And I share your frustration. Α. 5 I'm a customer also. And how do you know that 6 you've -- you've already spoken to this 7 somewhat today, but how do you know that 8 the users accepted the terms of use? 9 10 Α. I'm sorry. You're asking how do I know they accepted? 11 12 Q. Yeah. 13 Just by the automated system that 14 we have to track it. 15 O. So you're tracking, you said IP address for, like, the date of time and 16 login, metadata around people's connection 17 to the application? 18 19 I mean, that's how we verify. 20 That's how we -- we capture kind of the session for when the user connects to our 21 22 system. 23 And then we have the action --24 the various actions that they take, like, 25 sending in coins, taking a loan, performing

283 1 a swap, accepting terms of use. All of 2 those things get a timestamp, so we can 3 kind of connect those to the session. 4 So it's essentially activity with O. 5 the Celsius application that's constituting use of the application and thereby 6 7 acceptance of the terms of use? MS. BRIER: Objection to form. 8 9 You can answer. 10 THE WITNESS: I mean, so, like, I'm speaking a little bit outside of 11 12 my -- my understanding of the exact --13 exactly what is happening at the 14 technology level. But roughly how I understand it is that -- there are kind 15 16 of, like, purpose-built data tables for different kinds of activity. 17 18 So there might be a swap data 19 table -- data table, you know, a 20 transfer data table, a login session data table, a terms of use data table. 21 22 And you can think of, like, the 23 key linking all those actions to a 24 particular session is the time -- the 25 timestamp.

284 1 So, for example, if you wanted to work backwards, you could say a user 2 logged in at this time. Their sessions 3 4 started at this time and ended at this 5 time. And during that time frame, I 6 want to join, you know, transactions 7 that happen in those other data tables, 8 and so I could see these are all of the 9 10 things that happened during that login session including, for example, 11 12 acceptance of terms of use. BY MR. CREWS: 13 14 And is this tracked using 0. 15 relational SQL database? 16 Α. I believe so. That's right. 17 So would acceptance of terms of 0. use be an event -- like, would it be 18 19 tracked in an event table essentially? 20 I think so, yep. Α. 21 So would that mean -- let me 0. 22 strike that. 23 Does a database have an explicit database entry or table for accepting terms 24 25 of use specifically?

285 1 Yes. If it didn't -- yeah, Α. 2 that's, like, how we report on. 3 So would this table then track Ο. 4 specific versions of terms of use 5 associated with a specific user that's 6 accepted those terms? 7 Α. Yes. And would it be possible to 8 O. furnish each user's acceptance to each term 9 10 of use? 11 It should --Α. 12 MS. BRIER: Objection to form. 13 You can answer. 14 THE WITNESS: Yeah. I mean, that 15 should be -- that should be possible. Without having looked at the 16 underlying data -- I think I 17 responded -- there was a question about 18 19 this in one of the previous sessions. 20 I looked at -- for the purposes 21 of my declaration, I looked at the 22 aggregated view. But, you know, my 23 understanding is that the aggregated 24 view was built off of the raw 25 underlying data, which would have had,

286 1 you know, user and terms of use 2 accepted and the date and timestamp. 3 BY MR. CREWS: 4 And you had mentioned that -- I Ο. 5 don't want to mischaracterize you, but I think you mentioned that consistent 6 throughout the terms of use, the title was 7 transferring to Celsius; is that a correct 8 characterization? 9 10 Yeah, and I want to emphasize that different terminology might have been 11 12 used, but the -- kind of the -- the 13 outcome -- my interpretation of the outcome 14 is that customers were giving control over 15 their assets or giving their assets to the 16 company in exchange for yield. 17 And there was a document Ο. referenced today, 393, which contains 18 different versions. 19 20 If you could turn to page 337, the ownership of digital assets. I believe 21 22 this is the change introduced in July of 2021. 23 24 Α. Sorry. Yeah. Could you say the 25 page number again?

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287
 1
          Q.
               Yeah. It's page 337 of
 2
     Document 393.
 3
                THE WITNESS:
                              Yeah, I got it.
 4
                MR. COLODNY: What exhibit is
 5
          that?
 6
                MS. BRIER: For purposes of the
 7
          record, I believe this is Exhibit 8.
 8
                THE WITNESS: Yep.
 9
                MS. BRIER: Are we all on the
10
          same page? Is that your understanding
11
          too, Mr. Crews?
12
                MR. CREWS: On the cover, it's
13
          saying Exhibit A-5 to A-6.
14
                MS. BRIER: Oh, I see. Okay.
                                                So
15
          it's Docket No. 393, and for the
16
          purposes of this deposition, it was
17
          Exhibit 8.
18
                THE WITNESS: Yep.
                MS. BRIER: Okay.
19
20
                THE WITNESS: Sorry. What was
21
          the question again?
22
     BY MR. CREWS:
23
               Yeah. Just turning towards the
          Ο.
24
     Clause 8, ownership of digital assets,
25
     there were some changes made here where it
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288 1 changed from, "You hereby represent and 2 warrant to us at all times during which you 3 hold assets in your Celsius wallet that any 4 digital asset used by you in connection 5 with your Celsius wallet is owned by you or that you are validly authorized to carry 6 out transactions using such digital assets 7 and that all the transactions initiated 8 with your Celsius wallet for your own 9 10 Celsius wallet, " roughly -- essentially, it's referring to your Celsius wallet. 11 12 And the key phrase, I think, I want to draw your attention to is "at all 13 14 times during which you hold digital 15 assets." Do you think that language could 16 potentially lead a customer reviewing these 17 terms of service, which were in effect 18 19 roughly the time prior to your signing up, could that lead a customer to think that 20 21 they are retaining control over their 22 assets? 23 MS. BRIER: Objection to form. 24 Outside the scope. 25 You can answer.

289 1 THE WITNESS: Yeah, sorry. Just 2 re-reading this. There's a lot of 3 markups in this paragraph. 4 BY MR. CREWS: 5 Yeah, the red strikethrough was O. prior to July of 2021. 6 7 Uh-huh. Α. (Pause for reading/reviewing.) 8 Yeah, so I see the point that 9 Α. 10 you're making. I mean, the -- I can tell you this -- this general -- you know, this 11 12 section was one of the sections that I 13 referred to in my role as chief compliance 14 officer. 15 In terms of -- of -- so, in other 16 words, I looked at this as clarifying that the customer was the owner of the assets 17 18 prior to sending them in. 19 And that was very important to me 20 from a compliance perspective, because I 21 needed to make sure that they were not 22 sending it in on behalf of another person that was not known. 23 Because I -- you know, I had an 24 obligation to make sure that we knew who 25

290 1 the customer was and who was the -- who the 2 owner of the coin was before it got to us. 3 But, yeah, so -- so that's how I 4 looked at this, was that this was mostly 5 about -- or that statement about -- the statements that make it -- that are talking 6 about the customer owning the asset and, 7 like, the stuff at the end and not on 8 9 behalf of any other person or entity, that 10 was very important to me from the compliance, AML, sanctions perspective. 11 12 And that's how I interpreted 13 this. But, you know, I can -- I can 14 understand your other reading of this. Yeah. 15 Ο. And the first strikethrough, I just want to draw 16 17 attention to that again. "At all times during which you hold digital assets in 18 your Celsius wallet, " so we've talked 19 20 already about how once you transfer control of the crypto asset, it essentially becomes 21 22 under the control of whoever controls that 23 wallet. 24 Α. Uh-huh. 25 So if the control of the asset is Q.

291 1 delivered to Celsius and Celsius is 2 claiming title, in what sense would you say the customer is holding digital assets in 3 4 their wallet? 5 Object to form. MS. BRIER: THE WITNESS: So from what I 6 remember, in the terms of use, I think 7 that we talked about this being, like, 8 9 a loan to the company that was 10 callable, so customers could basically 11 say, hey, I want my money back. 12 And, you know, we reserved some 13 rights around the time frame upon which 14 we would allow people to withdraw, and 15 I think, you know, there were some --16 you know, some things that turned out to not be corner cases, but corner 17 cases that we laid out, you know, to 18 19 reserve some rights. 20 But I think -- I think, like, in -- the way I take this was that the 21 22 company was trying to be clear about 23 what was going on, that customers were 24 giving us their assets for us to go out 25 and earn yield.

292 1 And that this was really -- this is really talking about the fact that 2 3 when customers want to get their coins 4 back -- want to get -- yeah, get their 5 coins back, they would be able to do that by essentially calling the loan. 6 That's my reading into it as a -- as 7 not an attorney, more as a customer. 8 BY MR. CREWS: 9 10 Ο. And this clause, though, doesn't mention loans, does it? 11 12 Α. No, I don't see that in here. I 13 mean, that's come up multiple times today, and I think was in this -- was in this 14 15 version -- yeah, it's a few pages back that 16 I see a couple mentions of loan, but in this section, "loan" isn't in there. 17 Do you think that the mention of 18 loans would be appropriate when discussing 19 20 ownership of digital assets? 21 MS. BRIER: Objection to form. 22 THE WITNESS: Yeah. I think, you know, probably some of my commentary on 23 this is at a place -- I wasn't the 24 25 person writing this. I'm not an

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293
 1
          attorney. I don't -- so, you know --
 2
          yeah, from my perspective, the -- as a
          customer, it was pretty clear.
 3
 4
                As an employee, when I reviewed
 5
          the terms, they, to me, were pretty
          clear. But I understand that there
 6
          might be alternate readings of it.
 7
 8
     BY MR. CREWS:
               And do you think it's important
 9
          Q.
10
     that Celsius marketing be consistent with
11
     the terms of service?
12
                MS. BRIER: Objection to form.
13
                THE WITNESS: I think that's a
14
          good guideline for any company.
     BY MR. CREWS:
15
16
          Ο.
               And do you think that Celsius's
     marketing was consistent with the terms of
17
     service?
18
19
                MS. BRIER:
                            Same objection.
20
                               I don't have, like,
                THE WITNESS:
          a broad enough -- I don't have the --
21
22
          it wasn't really in my -- in my scope
23
          of responsibilities to be, like, up to
24
          date on all of the marketing.
25
                But, yeah, just to your previous
```

294 1 point, it would -- that is -- that is a 2 good best practice, to make sure that the marketing is in line with the terms 3 4 of service or terms of use. 5 And I don't know. I can't speak to whether every piece of marketing 6 from the company was in line with the 7 terms of -- terms of use. 8 BY MR. CREWS: 9 10 Ο. And do you think, say, like a size 24-point font on the company's front 11 12 page, if that's inconsistent with a size, 13 you know, 10 font in the terms of use, does 14 that pose a problem? 15 MS. BRIER: Objection to form. 16 Outside the scope. 17 You can answer. THE WITNESS: Yeah, if -- I mean, 18 19 I guess it depends on what -- on what's in that -- what the statement is. 20 2.1 BY MR. CREWS: 22 Okay. I'm just going to do a quick screen share. 23 24 THE VIDEOGRAPHER: Do you need 25 this also filmed?

```
295
 1
                MR. COLODNY: Do you need this
 2
          filmed?
 3
                MR. CREWS: That would be great,
 4
          if you could.
 5
                THE VIDEOGRAPHER: Can we go off
          the record for just a moment?
 6
 7
                MS. BRIER:
                            Sure.
                THE VIDEOGRAPHER: All right.
 8
          The time is currently 4:29 p.m.
9
10
          going off the record for Media Unit
11
          No. 3 of today's testimony.
12
                (Whereupon, a recess was taken at
13
                4:29 p.m.)
14
                THE VIDEOGRAPHER: All right.
15
          The time is currently 4:35 p.m.
                                            We are
          back on the record for the Media Unit
16
          No. 3 of today's testimony. Thank you.
17
     BY MR. CREWS:
18
19
          Ο.
               So we were just pulling up this
20
     exhibit, which is filed under 914,
21
     Exhibit E. And this is a screenshot from
22
     May 8, 2022, where it says, "Access your
     coins whenever. Keep them safe forever."
23
24
     And this bolding was mine.
25
     ///
```

```
296
                (Whereupon, Exhibit 9 was marked
 1
 2
                for identification.)
 3
                MS. BRIER: Oren, do you have a
 4
          copy of it?
 5
                THE WITNESS: No, I don't.
                                             But I
          can see it clearly, somewhat.
 6
 7
     BY MR. CREWS:
               Do you think this
 8
          Ο.
     characterization is consistent with the
 9
10
     notion of loaning your assets to Celsius?
                MS. BRIER: Objection to form.
11
12
          Outside the scope.
13
                You can answer.
14
                THE WITNESS: I can imagine,
15
          like, the complexity of trying to talk
          to customers about the -- the assets
16
17
          that they had sent into the platform,
          like, you know, in a concise way where
18
19
          the challenge of trying to talk to
20
          systems about the -- the assets that
21
          they had sent in to the company in a
22
          concise way for marketing purposes.
                So, I mean, when I look at
23
24
          statements like this, I think, you
25
          know, if you try to use the exactly --
```

297 1 if you try to use the correct 2 terminology, that would have been, like, a 30-word sentence. 3 4 And I can understand how 5 marketing -- someone in marketing who might not have been aware of -- been 6 aware of the terms of use or been aware 7 of the implications of using that 8 terminology might have said, like, you 9 10 know, let's talk about it like this. BY MR. CREWS: 11 12 In terms of people making use of Q. Celsius' services, do you think their 13 14 informed consent is important? 15 MS. BRIER: Object to form. Is their informed 16 THE WITNESS: 17 consent important? Yeah, I mean -- yeah, I think 18 19 informed consent is important. BY MR. CREWS: 20 And you mentioned earlier today 21 22 that typical Celsius customers aren't 23 crypto newbies. That they'll have accounts 24 elsewhere. 25 Do you think that they could have

298 1 been approached with more descriptive 2 language to explain how their assets were 3 being used? 4 MS. BRIER: Objection to form. 5 Outside the scope. Incomplete 6 hypothetical. 7 You can answer. 8 THE WITNESS: Sorry. Let me just kind of process that. 9 10 Could they have been -- your 11 question was, could they have been 12 approached with more descriptive 13 language of how their coins were being 14 used? BY MR. CREWS: 15 16 0. Yeah. 17 MS. BRIER: Same objections. THE WITNESS: Yeah, yeah. 18 19 could have been. Yes. BY MR. CREWS: 20 21 Ο. Great. Let's see. 22 Were you involved with 23 preparation of the SOFA report, 24 Document 973? 25 MS. BRIER: Objection. Outside

299 1 the scope. 2 THE WITNESS: I don't know what 3 that document is. I mean, I was -- I 4 did review a lot of the documents for 5 the SOFA filings, but I don't know 6 which one that particular is. 7 BY MR. CREWS: Oh, it's the statement of 8 Ο. financial affairs itself. 9 10 I thought that was, like, a sub -- a document -- yeah, I'm generally --11 12 yeah, I mean, I've reviewed those 13 documents. It's a lot. 14 And were you involved in the Ο. 15 preparation of the document? 16 MS. BRIER: Objection. Outside 17 the scope. THE WITNESS: I don't think I was 18 19 a primary -- I mean, as a -- I think there was a component of that that was 20 21 specific to insiders. There was 22 also -- I can't remember if that's 23 where there was the record of, like, 24 every transaction. 25 But I helped to do the definition

```
300
 1
          of the -- the different types of
 2
          transactions that appeared.
                So, yeah, I mean, I was involved
 3
 4
          in them, but I wouldn't say that I was
 5
          a primary participant.
     BY MR. CREWS:
 6
 7
          O.
               Do you know who the primary
     participants were for preparing that
 8
     document?
 9
10
                MS. BRIER: Objection. Outside
11
          the scope.
12
                THE WITNESS: Yeah, I mean, it
13
          was a huge -- it was a very large
14
          effort in the company. Yeah, but I --
15
          again, that -- that wasn't --
16
          neither -- that wasn't, like, on my --
          I would say, like, compliance was not,
17
          like, a major -- you know, we weren't
18
19
          gathering information that was
20
          compliance-related. We weren't
21
          gathering information that was related
22
          to innovation. We weren't gathering
23
          information related to, you know,
24
          product development.
25
                So -- and those are -- those are
```

301 1 my areas of focus, so I wasn't -- yeah, I'm not sure exactly who was involved. 2 3 BY MR. CREWS: 4 And the SOFA document is missing Ο. 5 the claim number that's in the balance document, the 974 document. 6 7 Do you know there's a reason why that might be missing? 8 MS. BRIER: Objection to form. 9 10 Outside the scope. Foundation. Yeah, I don't know. 11 THE WITNESS: 12 I'm not familiar enough with these documents to -- yeah, I'm not familiar 13 14 enough with it. I could get familiar 15 with it by reviewing them. I wasn't --BY MR. CREWS: 16 The reason I mention it is 17 Ο. because the claim number serves as a prime 18 identifier on the balance transfer document 19 20 or the balances document. 21 But there's no primary identifier 22 on the SOFA report. So if somebody has --23 there are multiple people with the same 24 name, you can't tell which person is doing 25 those transactions.

302 1 Α. I see. 2 So would you acknowledge that as 3 a deficiency in that document? 4 MS. BRIER: Objection to form. 5 Outside the scope. Mr. Blonstein, just testified 6 7 he's never -- he wasn't involved and doesn't have a foundation to testify 8 about this. 9 10 THE WITNESS: Yeah, I don't -- I don't have enough -- I don't have 11 12 enough information about it. You 13 know... 14 BY MR. CREWS: 15 Q. Okay. We can move on. 16 Are you familiar with USDC, the 17 token? 18 Α. Yes. 19 0. And could you just explain for 20 everybody what that token is? 2.1 Α. It's a stable coin issued by 22 Circle. It's pegged to the dollar. 23 Yeah. And you mentioned earlier Q. 24 today that it would be a challenge to do 25 network tracing on Ethereum; is that

303 1 correct? 2 Objection. Outside MS. BRIER: 3 the scope. 4 You can answer. 5 THE WITNESS: The -- so what I was saying is that it's difficult to 6 7 trace the exact coin -- the exact coin that a person -- an ERC-20 that a 8 9 person deposited into our platform as 10 it moved throughout the platform in 11 terms of -- you know, we treated them 12 as fungible once they came into the 13 platform. 14 BY MR. CREWS: 15 0. Makes sense. 16 So in the UTXO, you're seeing the flow from wallet to wallet? 17 Exactly, yeah. 18 Α. 19 Ο. Have you taken any steps as a 20 company to make sure that customer deposits 2.1 are going towards earning rewards for them? 22 MS. BRIER: Objection to form. 23 And objection to scope, but you can 24 answer. 25 THE WITNESS: Sorry. Just

304 1 repeating... 2 So we maintain a record of coins 3 that our customers send to us on that 4 ledger, and then there's the coin 5 movements. You know, and -- almost 6 7 regardless of what actually was going on with those tokens that they sent in, 8 we were calculating based on the reward 9 10 rate what -- what rewards were owed to them on the ledger. 11 12 So kind of regardless of, like, 13 where their coin was or if -- if a 14 particular coin that was sent -- that 15 was sent in was actually loaned out or 16 deployed on DeFi, that didn't really matter, because how we calculated the 17 rate was -- or the rate that we set was 18 19 used by the software that calculated 20 the obligation to the customer on the 21 ledger. 22 BY MR. CREWS: 23 Yeah. So a customer such as Ο. 24 myself, we could see the obligation that 25 we're owed, but in order for the reward to

305 be useful, Celsius would presumably have to 1 2 be actually using our deposit to actually 3 earn something? 4 MS. BRIER: Objection to form. 5 Outside the scope. 6 THE WITNESS: No, no. I mean, it's the -- it's -- I was gonna make 7 the point -- if I understood you 8 9 correctly, making kind of the opposite 10 point is that it doesn't -- you know, those coins could have sat there and 11 12 not been deployed at all and we may 13 have not generated any yield. 14 But we would have calculated --15 you know, the -- their interest rate 16 would have been -- there -- an interest rate would have been set or rewards 17 18 rate would have been set and the ledger 19 would be calculating what is owed to 20 you based on that rate. 2.1 So it was kind of -- you know, it 22 was -- the activity of the coins was 23 separate from the rewards that were 24 paid out. 25 BY MR. CREWS:

306 So was the reward paid out 1 Ο. 2 calibrated to the deployment activities? 3 MS. BRIER: Objection to form. 4 Outside the scope. 5 THE WITNESS: Yeah. So I should -- I mean, I was not involved in 6 7 I was not involved in setting rates. the payouts. I was not involved in the 8 ledger. I was not involved in -- you 9 know, like, almost all of those things. 10 And obviously, you know, kind of 11 12 the proof is in the pudding, right? And the output is that obviously the 13 14 deployment activities were not sufficient for the rates that were --15 the rates that were advertised. 16 BY MR. CREWS: 17 So would you say that assertions 18 19 that 8 percent of revenues go towards 20 paying rewards would be inaccurate? 21 MS. BRIER: Objection to form. 22 Outside the scope. 23 THE WITNESS: Yes. 24 BY MR. CREWS: 25 And can you provide any Ο.

307 1 assurances that deposits that customers 2 made did not go towards paying out 3 departing customers? 4 MS. BRIER: Objection to form. 5 Outside the scope. THE WITNESS: No, I can't. 6 7 BY MR. CREWS: I want to do a screen share. And 8 Ο. this is the exhibit I emailed the court 9 10 reporter. Sorry, not my email box. One 11 second. 12 So this was prepared looking at 13 the SOFA report in combination with the 974 14 document of balances. And what's depicted 15 here from the left is a customer -- a 16 corporate customer based in Australia, who deposited 131,000 USDC into their Celsius 17 account on 8:28 a.m., the date of the pause 18 19 on June 12. 20 Now, this specific entry in the 21 SOFA report is on page 5448. And it was 22 used -- essentially a query -- pull the transaction from the blockchain to show 23 24 that this was funded from their Binance 25 account.

308 1 So at 8:28, \$131,000 flowed from 2 this customer's Binance account into their 3 personalized deposit address at Celsius. 4 Five minutes later those funds went into 5 Celsius's wallet No. 5. There were nine transfers 6 7 throughout the day into a Celsius 8 frictional wallet, as you've referred to it, and I believe you said it is a Celsius 9 10 terminology. There was one particular 11 12 transfer, 8:41 a.m., in the amount of \$789,000 USDC, and there were a total of 13 14 7 million transfers and nine different 15 transactions that day, which were in the table below. 16 Later that day, there were 17 withdrawals made by two separate customers, 18 19 refer to this as customer B and customer C, 20 at 5:19 p.m. \$99,000 were withdrawn to 21 this person's personal deposit address at 22 FTX, and it was then transferred internally to their comingle address. 23 24 Another customer at 5:04 p.m. 25 withdrew \$36,000 into their Coinbase

309 personalized deposit address and another 1 2 \$100,000 just later. 3 Assuming that this exhibit is 4 accurate, would it be plausible for 5 customers B and C to the right to think 6 that their -- or, sorry, for customer A to 7 think that customers B and C were receiving 8 their USDC? 9 MS. BRIER: And, Mr. Blonstein, 10 before you answer, Mr. Crews, can you provide some additional context for 11 12 this document? 13 And who created this? 14 MR. CREWS: I created it. 15 MS. BRIER: Where did it come 16 from? 17 MR. CREWS: Yeah. MS. BRIER: And what is it based 18 19 on? 20 It's based upon the MR. CREWS: 21 SOFA report which is 973 document, the 22 balance transfer document, 974, and 23 blockchain analysis that I've 24 conducted. 25 So, Mr. Blonstein --MS. BRIER:

310 1 objection to foundation and outside the 2 scope. And, Mr. Blonstein, to the extent 3 4 that you can verify and know the 5 information that he's asking you about, 6 you can answer in that context and that 7 context only. 8 BY MR. CREWS: 9 Q. Perhaps first we can start, would 10 the flow of funds from a personalized deposit address into Celsius's wallet 11 12 No. 5, into a frictional wallet, is that consistent with your understanding of how 13 14 transfers work with Celsius? 15 MS. BRIER: Objection to form. 16 And outside the scope. 17 THE WITNESS: Should I -- okay to 18 answer, or... 19 MS. BRIER: That question you can 20 answer. To the extent he's asking you 2.1 questions about this chart, I would 22 answer if you know and understand that what's there is true, and only if you 23 24 know what's there is true. 25 THE WITNESS: I think some of

```
311
 1
     this is in line with my declaration on
 2
     the custody -- my concern -- my custody
 3
     declaration and the flow of coins
 4
     between wallets.
 5
           So the personalized deposit
     address in the declaration, we call
 6
 7
     those the bridge -- bridge wallets, and
     those were periodically swept to a main
 8
     wallet, which maybe you're calling
 9
10
     wallet No. 5.
11
           And then that is true that
12
     periodically assets were moved from the
     main wallet into frictional. Also
13
14
     true.
15
           I mean, you know, my
16
     understanding is that, like, because
     this is a pooled account -- a pooled
17
     wallet, it's not -- I don't think it's
18
19
     like a -- it's not necessarily a good
20
     conclusion to make that if you're
21
     saying that the customer on the
22
     right -- the customers on the right
23
     were -- that's what I think your
24
     question was.
25
           Should the customers on the
```

312 1 right -- or should the customer on the 2 left think that the customers on the 3 right were withdrawing his coins -- his 4 or her coins, is that -- that was 5 your... BY MR. CREWS: 6 7 Essentially, I think I'd Ο. Yeah. agree with you that when it comes to --8 it's essentially similar to once you have 9 10 commingled funds in an account, you can't specifically say that, you know -- like, 11 12 it's basically if you're pulled over by a 13 cop and you say, I pay your salary. 14 can't really say that, although maybe it's 15 true in a sense. 16 Α. Uh-huh. 17 But I suppose it was -- do you 0. think that -- put it this way, is there any 18 19 measure that Celsius has taken to prevent 20 commingling such that customer A wouldn't 21 think that their funds are just going to 22 pay out departing customers? 23 MS. BRIER: Objection to form. 24 This is far outside the scope of the 25 terms of use issues that we're here to

```
313
 1
     discuss today.
 2
           You can answer, if you know.
 3
           THE WITNESS: Yeah, I mean,
 4
     it's -- yeah, it's pretty far outside
 5
     of what I worked on. You're asking
 6
     about what measures were in place to --
     you know, because of the -- what
 7
     measures were in place to potentially
 8
     prevent something like that from
 9
10
     happening.
           Funds were commingled. Coins
11
12
     were commingled. So it's very hard to
13
     make that conclusion.
14
           Like, you know, you're not -- in
15
     this diagram, you're not necessarily
16
     reflecting that other withdrawals might
     have been made at this time to --
17
     sorry, not withdrawals -- deployments
18
19
     may have been made from wallet No. 5
     to, you know, institutions that were
20
21
     borrowing or to DeFi.
22
           You know, other customers may
23
     have deposited -- the same customers,
24
     for instance, that you're showing on
     the right may have also deposited.
25
```

314 1 So there's a lot of other -- so 2 there's a lot of other possibilities. 3 And I think, you know, the --4 this is why generally a lot of the CeFi 5 crypto industry, the centralized crypto industry has defaulted to this kind of 6 setup is that operationally this is 7 simpler to manage. You're not trying 8 to have to track individual user coins 9 10 and -- you know -- you know, the 11 simplicity of having a pool of assets. 12 But, yeah -- so, I mean, that's 13 my answer. BY MR. CREWS: 14 15 O. I'd like to move on to questions 16 regarding the API agreement with partners. 17 Are you aware that Vermont issued a cease and desist letter, Docket 18 No. 22-021-S? 19 20 MS. BRIER: Objection to form. 21 Outside the scope. 22 THE WITNESS: I mean, I was aware 23 that there were many -- many states 24 were sending us -- yeah, we were --I mean, I don't know -- actually 25

315 1 know of that specific document, but I 2 do remember Vermont had sent us -- had 3 sent us something. 4 BY MR. CREWS: 5 Ο. I have this excerpt from Vermont's letter that I'd like you to read, 6 Sections 27 through 28. And then 29 as 7 well. I could read aloud. It's about the 8 9 Celsius API partner program. 27 says --10 MS. BRIER: Can you read this, 11 Oren? 12 THE WITNESS: I can't read what's 13 on the screen. 14 MR. CREWS: I can make it bigger. MS. BRIER: 15 And, Mr. Crews, can 16 you give us more detail on what you're 17 showing? I can't read it myself. MR. CREWS: Yeah. This is 18 19 describing the Celsius API partner 20 program in the letter that Vermont 21 sent. 22 MS. BRIER: What page are you on, 23 for the record? 24 MR. CREWS: It's on page 6 of the 25 document.

```
316
 1
                MS. BRIER: Okay. I'd object to
 2
          the document as outside the scope.
 3
                You can continue with your
 4
          questioning, but I just want to make
 5
          sure Mr. Blonstein could read it.
     BY MR. CREWS:
 6
 7
                      It's essentially setting
          Ο.
               Sure.
     the foundation for what the API partner
 8
 9
     program was.
10
          Α.
               Was that a question for me,
11
     sorry?
12
                    That's my statement. And
          Q.
               No.
     I'm wondering if you would agree that this
13
14
     is a fair characterization of the API
15
     partner program.
16
                MS. BRIER: Objection to form.
17
          Outside the scope.
                It's showing an incomplete
18
19
          document.
20
                Can you see it?
21
                (Whereupon, Exhibit 10 was marked
22
                for identification.)
23
                THE WITNESS: Could you click on
          the plus icon one more time?
24
     ///
25
```

```
317
 1
     BY MR. CREWS:
 2
          0.
               Yeah, yeah.
 3
          Α.
               Thanks.
 4
               (Pause for reading/reviewing.)
 5
               Okay. Yeah, I read it. I mean,
          Α.
 6
     yeah.
 7
               Just, like -- like, was
     mentioned, you know, I'm only seeing a
 8
     portion of the document.
 9
                               It's not
10
     something I'm, like, super familiar with.
     But I can read what's on the screen.
11
12
          Ο.
               And would you agree with the
     characterization in this last sentence
13
14
     that, "Apart from the difference in how the
15
     Celsius earn account is accessed,
16
     individual retail customers of API partners
17
     offering the segmented account option are
     subject to the same rights, benefits, terms
18
     and conditions as Celsius' own Celsius earn
19
20
     account investors."
21
                MS. BRIER:
                            Objection to form.
22
                              Lack of foundation.
          Outside the scope.
23
                THE WITNESS:
                              Yeah.
                                      Just as a
24
          statement, like, I was not on the
25
          partnership's team.
                               The -- I don't
```

Lexitas

318 1 think a single partnerships 2 relationship was -- was set up 3 from the time that I became the CCO. 4 So, like, any discussions with 5 the partners, any of the, like, details about how that integration worked, all 6 7 that stuff would have been worked out 8 before I was the CCO. So if I was the CCO during the 9 10 time when one of those partnerships was being integrated or implemented, 11 12 there's a higher chance that I would have been familiar with the details of 13 14 it. 15 But stuff that was done historically, I primarily cared about, 16 you know, do we know who those 17 customers -- are we fulfilling our --18 19 our obligations under the Bank Secrecy 20 Act and sanctions laws just to make 21 sure that we -- you know, either we 22 under -- you know, we've -- we're 23 relying on the representations of that 24 partner, that they're performing KYC 25 and sanction screening, or we are doing

```
319
 1
          that review of their customers
 2
          directly.
 3
                But, yeah, so, like, the details
 4
          of this, that sounds right, but I also
 5
          was not -- I was not involved in
 6
          that -- in setting these up.
 7
     BY MR. CREWS:
               Do you know who was involved in
 8
          Ο.
     setting them up?
 9
10
                MS. BRIER: Objection to form.
          Outside the scope.
11
12
                THE WITNESS: So we had a
13
          partnerships team, and any -- any kind
14
          of contract -- anything that had
15
          regulatory implications would have gone
16
          through our legal team and our
                            So partnerships would
17
          regulatory team.
          have brought that to those two teams.
18
     BY MR. CREWS:
19
               And the mention here of the API
20
          Ο.
     partner customers being offered the same
21
     rights and benefits, would that also
22
     include notice of terms of service changes?
23
24
                MS. BRIER: Objection to form.
25
          Outside the scope.
                              And lack of
```

320 1 foundation. And incomplete reference 2 to the sentence, but you can answer. 3 THE WITNESS: Yeah, just in 4 preparation for the declaration, this 5 was one of the topics that we confirmed that -- sorry, that I confirmed that, 6 7 you know, just given also that a lot of this -- a lot of -- you know, this 8 declaration and the research that was 9 10 done, the people on the partnerships, I think that entire team is gone. 11 12 So to the extent that we were 13 able to verify it, our understanding --14 my understanding is that in every case of the terms of service or terms of use 15 16 changing, the person on the 17 partnerships team that managed that relationship notified the partner and 18 19 made sure that either through the API 20 or through some other method, their customers were made aware of the 21 22 change. BY MR. CREWS: 23 24 Ο. And in Document 1406, page 8, 25 there was a response consistent with that

321 1 in the third paragraph of that document. 2 I'll give you a moment to pull it open. 3 Sorry. You said 1406? Α. 4 MS. BRIER: Yeah. Which document 5 are you talking about? 6 MR. CREWS: Document 1406. 7 MS. BRIER: Got it. Thanks. Exhibit 6. Thanks. 8 THE WITNESS: Sorry. 9 And you 10 said what page? 11 BY MR. CREWS: 12 Q. Page 8 and specifically the third 13 paragraph of the response to question 4. 14 It's essentially what you're saying, that 15 Celsius -- agreements with partners 16 required them to have their customers 17 accept the terms. 18 Α. Yep. 19 Ο. I'm wondering if you could talk a 20 bit more about what Celsius did to verify that the partners followed through with 21 22 these agreements. 23 MS. BRIER: Objection to form. 24 THE WITNESS: Yeah. 25 Unfortunately, I don't have -- I don't

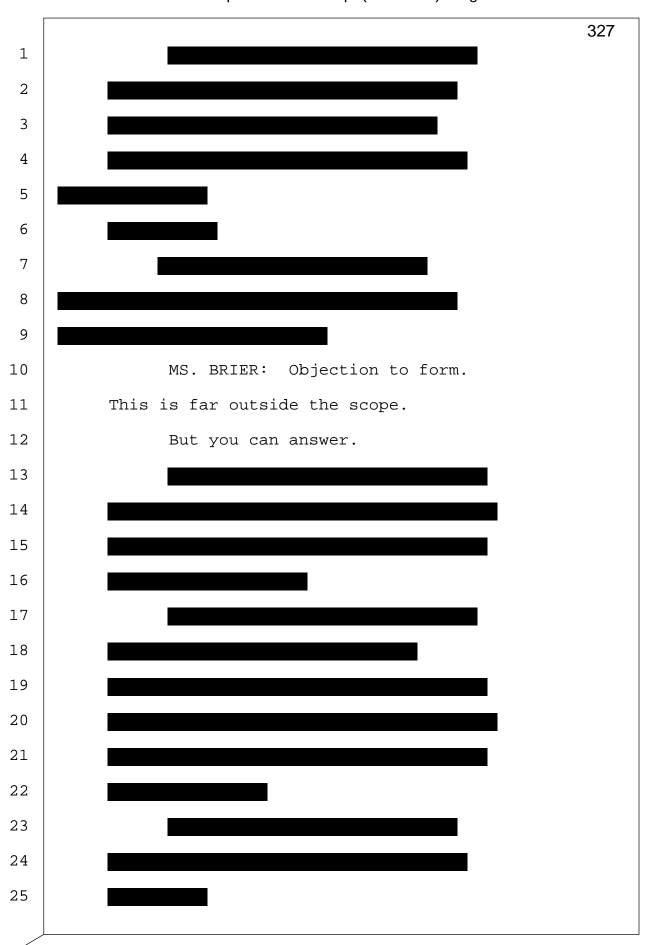
322 1 have that -- those details. Yeah, I 2 don't have those details. 3 BY MR. CREWS: 4 Is there a way for us to find out O. 5 those details at a later point? We'd have to talk -- we'd have to 6 try to find -- yeah, maybe -- it would be 7 with our -- either legal or regulatory team 8 to see if we have that information. 9 10 Q. Okay. And then one last question. 11 12 The response here mentions that for terms of use Version 6, Celsius was 13 14 working with its API partners. There's no mention of Version 8. 15 16 Do you know if that was also treated 17 similarly? So I can say that generally in 18 19 a -- I don't know every single API partner 20 off the top of my head, but generally, the 21 API partners tended to be outside of the 22 U.S. 23 And Version 8 only was relevant for U.S.-based customers, because this was 24 25 the release of the custody product and

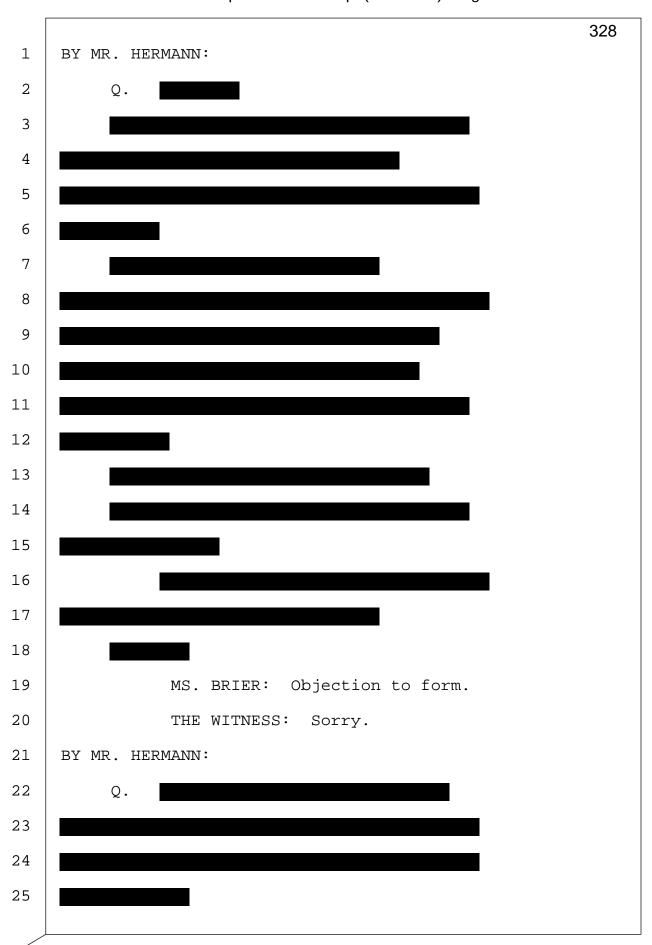
323 1 those -- those other changes. So beyond 2 that, yeah, that's the extent of my 3 knowledge on that. 4 So just to make sure I'm Ο. 5 understanding you correctly, are you saying that the creation of custody then wouldn't 6 affect international users? 7 Yeah, that's correct. Custody 8 Α. 9 accounts were only available to U.S. 10 customers. And to the extent that there's a 11 Ο. 12 shortfall of ability to fund withdrawals, could international accountholders be 13 14 disadvantaged by not having had access to 15 custody? 16 MS. BRIER: Objection to form. 17 Outside the scope. 18 THE WITNESS: Disadvantaged by 19 not having... 20 Yeah, I don't know the -- yeah, I don't know -- I don't know how to 21 22 answer that question, yeah. 23 MR. CREWS: That's it for me. 24 Thank you. 25 MS. BRIER: And before we move on

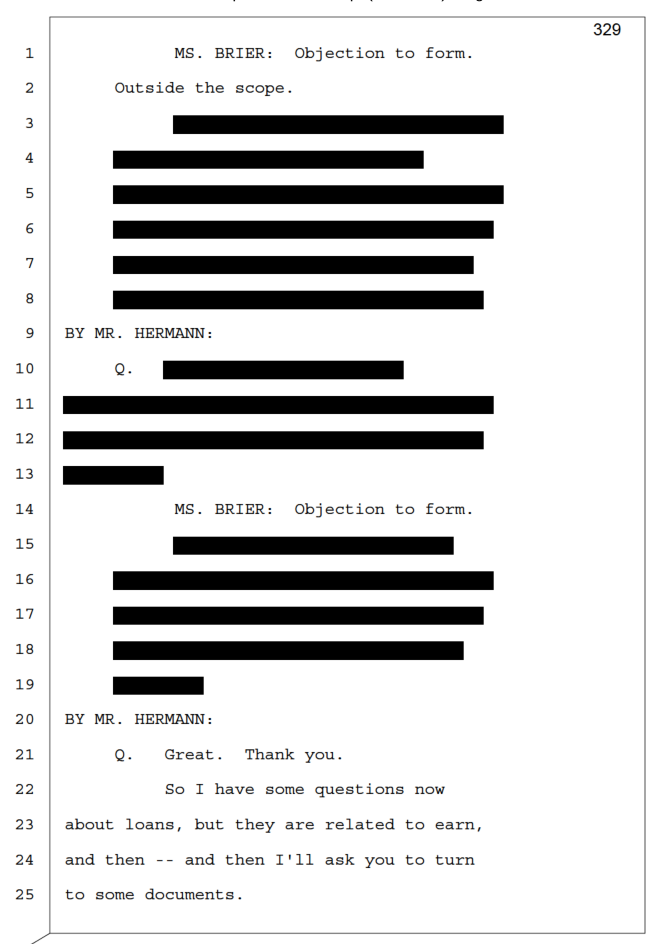
```
324
 1
     to the next pro se creditor, could we
 2
     please get a time check on the record.
 3
           THE VIDEOGRAPHER:
                              The time is
 4
     currently 5 hours and 26 minutes.
 5
           MS. BRIER: Okay. So we've got a
 6
     little over an hour and a half, folks,
 7
     left. If you want to figure out how to
     divide up that time.
 8
           And whoever the next pro se
 9
10
     creditor up is.
11
           THE STENOGRAPHER: Can we go off
12
     the record real quick?
13
           MS. BRIER: Yeah.
                              We'll go off
14
     the record right now.
15
           (Comments made while videographer
16
           attempted to go off Zoom.)
           THE VIDEOGRAPHER: So the time is
17
     currently 5:06 p.m. This concludes
18
19
     Media Unit No. 3 of today's testimony,
20
     and we are off the record.
21
           (Whereupon, a recess was taken at
22
           5:06 p.m.)
23
           THE VIDEOGRAPHER: All right.
24
     The time is currently 5:26 p.m.
25
     is Media Unit No. 4 of today's
```

325 1 testimony, and we are back on the 2 record. 3 EXAMINATION 4 BY MR. HERMANN: 5 Ο. Great. Hello. This is Immanuel Hermann, pro se creditor, and my first 6 7 question is related to post-pause and 8 post-petition transfers. 9 Were some users allowed to 10 transfer funds from earn to custody after 11 the pause? 12 MS. BRIER: Objection to form. 13 Outside the scope. Foundation. 14 You can answer. 15 THE WITNESS: My understanding is that some customers were able to make 16 17 those transfers only as it relates to paying off -- paying off their loans or 18 making margin calls. That's my 19 20 understanding. BY MR. HERMANN: 21 22 Were any digital assets 23 transferred from earn to custody after the 24 pause by Celsius without request from 25 customers?

```
326
 1
                MS. BRIER: Objection to form.
 2
          Outside the scope.
 3
                You can answer.
 4
                THE WITNESS: Not to my
 5
          knowledge.
 6
     BY MR. HERMANN:
 7
               Were any digital assets returned
          Q.
 8
     to customers post-pause?
9
                MS. BRIER: Objection to form.
10
          Outside the scope.
11
                THE WITNESS: Not to my
          knowledge.
12
     BY MR. HERMANN:
13
14
          Q.
               Did Celsius settle with any
15
     customers after the pause but prepetition?
                MS. BRIER: Objection to form.
16
17
          Outside the scope.
                THE WITNESS: Not to my
18
19
          knowledge.
     BY MR. HERMANN:
20
               All right.
21
          O.
22
23
24
                MS. BRIER: Objection to form.
25
          Far outside the scope.
```







330 1 I want to start with a question 2 about what happens to title when somebody 3 takes out a loan. 4 When a user who had coins in earn 5 takes out a loan, what exactly happens --6 let me rephrase the question. 7 When a user who has coins in earn takes out a loan, what exactly happens to 8 the coins on the blockchain? Let's start 9 10 with that. MS. BRIER: Objection. Outside 11 12 the scope. BY MR. HERMANN: 13 14 The collateral -- let's say that Q. 15 you had two Bitcoins in -- let me rephrase 16 again. My apologies. Let's say that you had one 17 Bitcoin in earn and then you take out a 18 19 loan against that Bitcoin so that that 20 becomes collateral. 21 What happens on the blockchain to 22 that Bitcoin? 23 MS. BRIER: Objection. Outside 24 the scope. Object to form. 25 You can answer, Mr. Blonstein, if

331 1 you know. 2 THE WITNESS: So where the coins 3 were part of -- were enrolled in the 4 earn program or part of the earn 5 program, there wouldn't be any different treatment of those coins on 6 the -- you know, there was not -- there 7 wasn't, like, some -- a blockchain 8 9 event that would take place when a 10 customer elected to take out a loan from their assets -- or using the 11 12 assets that were enrolled in the earn 13 program. 14 And you asked the other question 15 about, you know -- and, actually, I think that this was similar to a 16 question that was asked earlier. 17 The main -- the main thing that 18 19 would change would be the customer 20 would forego the rewards that they 21 would earn otherwise by having their 22 assets in the earn program. BY MR. HERMANN: 23 24 0. And what happens to the coins in term of Celsius's internal recordkeeping? 25

332 1 It sounds like -- so you're saying -- just 2 to clarify before we move on to this next 3 question, nothing on Fireblock has changed, 4 the earn wallet -- there's no special 5 wallet for loans or anything like that, nothing -- at least in realtime, nothing 6 7 happened to the blockchain. MS. BRIER: Objection to form. 8 9 Outside the scope. 10 You can answer. 11 THE WITNESS: That's correct, to 12 my understanding. BY MR. HERMANN: 13 14 Okay. And then what happens to 0. the coins in terms of Celsius's internal 15 16 recordkeeping. So if somebody took a one Bitcoin loan, it was earned, now it's 17 collateral, how is that marked internally? 18 19 MS. BRIER: Object to form. 20 Outside the scope. 2.1 THE WITNESS: Okay to answer? 22 MS. BRIER: You can answer. THE WITNESS: Yeah. And this was 23 24 in some of the -- you know, the 25 hundreds of documents that were

333 1 submitted the last few months. 2 But, like, a -- you know, there's 3 a -- there would have been a 4 transaction entry for those assets 5 converting to collateral for a loan. So there would have been a ledger 6 7 transaction. And that was obviously -- that 8 was important for the ledger software 9 10 to be able to distinguish between assets where we needed to pay the 11 12 customer yield based on those assets 13 being enrolled in earn versus when they 14 converted -- you know, when the 15 transaction took place to turn those 16 assets into collateral, we stopped 17 paying yield on those. So we needed to -- there needed 18 19 to be a transaction in the ledger to 20 make sure that they were accounted for 21 properly. BY MR. HERMANN: 22 23 What do you believe Q. Okay. 24 happens contractually when someone took out 25 Did the collateral move out of a loan?

```
334
 1
     earn contractually and into the loan
 2
     program?
 3
                            Objection to form.
                MS. BRIER:
 4
                THE WITNESS:
                               I mean, there's a
 5
          loan agreement that covered that.
          don't -- I'm not -- I'm not familiar
 6
          enough with it to tell you
 7
          contactually -- I mean, other than what
 8
          I've described, which is that, you
 9
10
          know, those assets -- the assets that
11
          were in the earn program were
12
          transferred to Celsius, and in -- when
          a customer took a loan, those assets
13
14
          were -- were then treated as
15
          collateral.
16
                Yeah, yeah, so just to go back to
17
          my first answer on this, I'm not
          familiar enough with the loan agreement
18
19
          at this time. I need to refresh my
20
          memory by reviewing that document if
21
          you want a better answer.
22
     BY MR. HERMANN:
23
               Okay. We'll do that in a moment.
          Q.
24
               When someone took out a loan -- I
     guess I was going to ask if you think that
25
```

335 1 the collateral remains Celsius's property, 2 but maybe we should just get you opening up 3 the document here. 4 Can you turn to page 932. 5 think it's Exhibit 8, the declaration of 6 Alex Mashinsky. 7 Actually, let's say page 933. I'm going to ask you some questions, but if 8 you would like to go off the record to read 9 10 this through or something, we can do that. So, Mr. Hermann, I 11 MS. BRIER: 12 think, first, that I don't know that 13 Mr. Blonstein has that set of pages. 14 We had an excerpt of the terms of use, 15 and it's only the changes from 16 Version 5 to Version 6. So it stops at 17 page --18 THE WITNESS: 395. 19 MS. BRIER: 390 -- yeah, I think 20 there might be one more page there --21 397. 22 So he doesn't have pages 900 in 23 front of him, so he's looking at 24 something else. 25 All right. Then MR. HERMANN:

336 1 what I'm going to do is I'm going to 2 share my screen; however, you're probably going to object saying it's 3 4 incomplete or something. Nevertheless, 5 I have some questions, and we can -- I 6 can ask them. 7 So let me just share my screen really quick. We can go from there. 8 BY MR. HERMANN: 9 10 Ο. All right. So here is -- this is page 933, for the record, of the 11 12 declaration of Alex Mashinsky. And we are 13 on paragraph 2 of the section entitled 14 "Eligibility Application." 15 MS. BRIER: And, Mr. Blonstein --BY MR. HERMANN: 16 Can you see this, Mr. Blonstein? 17 0. Yeah, if you could, maybe, 18 increase the magnification a bit. 19 Yeah, that's better. Thank you. 20 Yes, of course. 21 Ο. 22 So my first question here is 23 about, a loan application is approved and 24 binding upon Celsius and you -- only after 25 Celsius has approved your loan application.

```
337
 1
               So, therefore, do you agree that
 2
     the assets remain -- let's say that the
 3
     collateral is in earn.
 4
               Do you agree that it remained in
 5
     the earn program until Celsius approved the
     loan application?
 6
 7
                MS. BRIER: Objection to form.
 8
          Outside the scope.
                And for clarity of the record,
 9
          Mr. Hermann, are these highlights your
10
11
          highlights?
12
                MR. HERMANN: Yes.
13
                MS. BRIER:
                            Okay.
14
                You can answer.
15
                THE WITNESS: Yeah, I mean, based
16
          on what I'm seeing on the page, I
17
          agree.
     BY MR. HERMANN:
18
19
          Ο.
               And then "Celsius shall have the
20
     right to reject any loan application in its
21
     sole discretion."
22
               Do you agree that this means the
23
     loan is only initiated after Celsius
24
     approves the loan?
25
                MS. BRIER: Object to form.
```

```
338
 1
                              Yeah.
                                      Again, based
                THE WITNESS:
 2
          on what's there and not having
 3
          refreshed my memory by re-reading these
 4
          documents recently, but, yeah, based on
 5
          what I see, agree.
     BY MR. HERMANN:
 6
 7
          Ο.
               Thank you.
               And now we're under the early
 8
     repayment section on page 935 of the
 9
10
     declaration of Alex Mashinsky, No. 6.
     "Should you make a full early repayment of
11
12
     your loan in accordance with the terms
13
     hereof, Celsius shall release the
14
     collateral to your Celsius accounts within
15
     10 days of your full repayment. Upon
     Celsius' release of the collateral, the
16
     loan shall be immediately and automatically
17
18
     terminated."
               Does this paragraph, to you,
19
     indicate that the collateral is treated
20
     differently from a deposit in the earn
21
22
     program?
23
                MS. BRIER: Objection to form.
24
                THE WITNESS: No -- yeah -- no.
25
          I mean, I don't think I see any
```

339 1 reference to earn. 2 So, like, yeah, this doesn't --3 your question is, like, does this 4 paragraph make it clear that there's a 5 difference between how earn is -- or assets in earn or assets in collateral 6 are treated. I don't see that 7 delineated in that paragraph. 8 BY MR. HERMANN: 9 10 Ο. Right. It's not delineated in the paragraph that the assets are treated 11 12 differently. However, is it clear that the collateral is collateral? 13 You're using the word 14 "collateral." And that it can be released 15 16 into the account upon repayment? MS. BRIER: Objection to form. 17 It is clear --18 THE WITNESS: 19 yeah, I mean, based on, you know, what 20 that paragraph says, it is clear what you said. I mean, it says that pretty 21 22 much verbatim. BY MR. HERMANN: 23 24 Ο. Would you agree that when 25 somebody takes out a loan, there's a

340 1 bunch -- there's a transaction. There's a 2 transfer from earn to loan, so -- so it's a 3 transfer out of earn -- so if you transfer 4 one Bitcoin out of earn, you transfer it 5 into the loan program, it becomes collateral? 6 7 MS. BRIER: Objection to form. 8 Outside the scope. 9 THE WITNESS: I agree, like, 10 the -- there -- we have, you know, agreements in place that cover the 11 12 different relationship between the customer and Celsius and their assets 13 14 based on the product that they're 15 using. 16 So there's an agreement that our terms of use covers, you know, the 17 earn, the use of, you know, coins that 18 customers transfer to Celsius for earn 19 20 and there's, you know, similar language for coins that are used for -- used as 21 22 collateral for the loans program. BY MR. HERMANN: 23 24 Q. Great. 25 We're now on page 940 of the

341 1 declaration of Alex Mashinsky. Under the 2 section "Borrower's Representations." "You hereby represent and warrant 3 4 to us that, as of the loan effective date 5 and throughout the loan term: 1) You are the sole owner of all digital assets used 6 in connection with the loan (including the 7 collateral and any margin call delivery)." 8 Do you agree that this is clear 9 10 and unambiguous that the person taking out a loan is the sole owner of all digital 11 12 assets used in connection with the loan? 13 MS. BRIER: Objection to form. 14 This is outside the scope and calls for 15 legal conclusion. 16 You can answer. THE WITNESS: Yeah, kind of 17 similar to the question that I was 18 19 answering right before this. 20 When I -- you know, at times 21 where I've reviewed this, my interest 22 in this -- like, I was glad to see this 23 to the extent that from -- in my 24 compliance in anti-money laundering and 25 sanctions, you know, role or capacity,

Lexitas

342 1 that I could be sure that people that 2 were transferring assets into the 3 company were the owners of those assets 4 and that they weren't doing it on 5 behalf of someone else. I -- I can understand your point. 6 I agree that it's -- it is maybe not 7 clear enough that -- like, my reading 8 of this is that the person is the sole 9 10 owner of it prior to them sending the assets to Celsius, but I can -- I can 11 12 understand your reading of it. BY MR. HERMANN: 13 14 Okay. So are customers the sole 0. 15 owner of the coins in their earn accounts? 16 When they sign this contract and Celsius has not yet approved the loan; 17 therefore, the loan is uninitiated. 18 19 asked customers to sign a representation 20 that there's a sole owner of the coins, and 21 your previous testimony says that the coins 22 were in the earn account, and they remain in the earn account while Celsius 23 24 considers -- so take someone who has 25 applied but not yet gotten approved for a

```
343
 1
     one Bitcoin loan.
 2
               In this stage, their coins are in
 3
            They've now signed a representation
 4
     that they're the sole owner of the coins.
 5
               Does Celsius have an ownership
     interest in those coins?
 6
 7
                MS. BRIER: Objection to form.
          Outside the scope. Calls for a legal
 8
          conclusion and incomplete hypothetical.
 9
10
                THE WITNESS: Yeah. I mean, I
          think that this gets to, you know,
11
12
          interpretation of this -- you know,
13
          from a legal -- a legal interpretation
14
          of this. So I'm not the right person
15
          to answer.
     BY MR. HERMANN:
16
17
          Ο.
               All right. We're now on
     number 3. "You represent and warrant that
18
19
     all digital assets used in connection with
20
     the loan are not owned, controlled,
     received from, or are held on behalf of,
21
22
     any individual or legal entity subject to
23
     sanctions, embargoes, or trading
     restrictions, " blah, blah, blah.
24
25
               I understand you are probably
```

344 1 going to say this is AML stuff. 2 My related question to this is: 3 Do you take the position if Celsius owned 4 the assets, was Celsius, at this point, 5 subject to any sanctions, embargoes or trading restrictions administered or 6 7 enforced by any national or international 8 government or organization? MS. BRIER: Objection to form. 9 10 Outside the scope. Showing him an incomplete section of a full document. 11 12 But you can answer. 13 THE WITNESS: I don't know what 14 the intent was in the crafting of this 15 agreement. I wasn't, you know, part of the -- the -- I didn't draft it. 16 17 didn't review or approve it. And, you know, I think you asked 18 a question about, like, do I view this 19 20 as -- you know, of -- of Celsius having 21 to represent that we weren't subject to 22 sanctions? I didn't view it that way. BY MR. HERMANN: 23 24 Ο. All right. And then number 4, 25 "You are validly authorized to carry out

345 1 transactions using such digital assets, 2 and..." 3 So, again, here in number 4 we're 4 seeing "you are validly authorized," and it 5 references the digital assets; it doesn't reference a security, a loan, whatever we 6 7 It talks about the digital call earn. 8 assets themselves as the native thing. And that it's not on behalf of 9 10 any person or entity. And, again, remember, we're talking about -- you know, 11 12 let's, again, assume the situation is that 13 this is a pending loan application, so the 14 coins remain in earn. 15 You've asked the borrower to sign 16 a representation that they're validly authorized to carry out the transactions 17 and not on behalf of any other person or 18 19 entity. In your opinion, was the person 20 taking out the loan actually doing it on 21 behalf of Celsius, because they're 22 withdrawing -- if your position is that 23 24 they're withdrawing the collateral from 25 earn, then actually are they withdrawing it

```
346
 1
     on behalf of Celsius and depositing --
 2
     depositing it into the loans program?
 3
                MS. BRIER: Objection to form.
 4
          There's a lot there.
 5
                If you understand it, you can
 6
          answer.
 7
                              Yeah.
                THE WITNESS:
                                      I mean, I
          think you're making the same kind of
 8
          point as the items above it.
 9
10
                So I understand the point that
          you're making. I didn't formulate this
11
12
          agreement, didn't approve it, didn't
13
          review it. Wasn't involved in drafting
14
               So I can't really comment on it.
     BY MR. HERMANN:
15
16
          Ο.
               Okay. And then the last one is
     number 5. "For the duration of the term,
17
     all digital assets used in connection with
18
     the loan..."
19
20
               So I think this one speaks to
21
     after the loan is approved, let's just say,
22
     because it does say "for the duration of
23
     the term," and the term only starts when
24
     it's approved.
               But it says, "free from any
25
```

```
347
 1
     claims, indebtedness, liens or a
 2
     third-party interest."
 3
               Would you agree that the earn
 4
     program, the way you describe it, has
 5
     things like claims, liens or third-party
 6
     interest?
 7
                MS. BRIER: Objection to form.
          Outside the scope.
 8
 9
                But go ahead.
10
                THE WITNESS: Yeah, just
11
          consistent with the other -- the other
12
          items -- I'm sorry, consistent with my
13
          other responses.
14
                I can't really speak to the
15
          legal -- you know, the legal -- the
16
          reasons why this was drafted in this
17
          way.
     BY MR. HERMANN:
18
19
          O.
               Great.
20
               Now I'm going to ask you to turn
     to the Celsius terms of use Version 8,
21
22
     which is on page 522 of the declaration of
23
     Alex Mashinsky.
24
               Do you -- I think you said that
25
     was cut off, which I'm surprised, because
```

348 1 this is the standards here that we're 2 supposed to be talking about. 3 Do you have that available, 4 page 522? 5 MS. BRIER: Mr. Hermann, what we have -- what he has in front of him is 6 7 an exhibit that the UCC used that showed exhibit -- changes from 8 Version 5 to Version 6, which are the 9 10 ones that they asked about, so that's what he has in front of him. 11 12 MR. HERMANN: Got it. Okay. So 13 I'll just continue to share my screen. 14 BY MR. HERMANN: 15 Ο. So just confirming, Mr. Blonstein, you did review the terms of 16 use Version 8 in preparation? 17 I did. 18 Α. Okay. So you should at least be 19 0. 20 familiar with this then, and so I'll just 21 share my screen and zoom it in for you. 22 So we're now on page 522 of the 23 declaration of Alex Mashinsky, and I'm 24 under the section that says, "Beginning 25 April 15, the modification date, the

349 1 following terms shall apply for all users 2. in the United States." 3 So it says that any eliqible 4 digital asset transferred to your Celsius 5 account on or after the modification date 6 will be initially transferred to our 7 custody wallet as a part of the custody 8 service. 9 In your opinion, should 10 collateral from a paid-off loan or a liquidated loan under this language have 11 12 been transferred into custody for all 13 United States users? 14 MS. BRIER: Objection to form. 15 Outside the scope. 16 THE WITNESS: The practice at the 17 company was that where -- where possible, when a loan was paid off, we 18 19 would return the collateral assets to 20 the account from where it originated. 21 So if the collateral originated 22 in an earn account when the loan was 23 paid off, we would return the 24 collateral to the earn account. If the 25 loan collateral originated from the

```
350
 1
          custody account, if the loan were paid
 2
          off, it was returned to the custody
 3
          account.
 4
     BY MR. HERMANN:
 5
               What was the contractual basis
          O.
 6
     for that practice?
 7
                MS. BRIER: Objection to form.
                THE WITNESS: Yeah, it wasn't my
 8
          decision. I wasn't involved in the
 9
10
          drafting of any of these things.
          just -- I'm just kind of sharing with
11
12
          you what the practice was. So I can
13
          look into that further, or -- but,
14
          yeah, I don't have the answer for that.
15
                MS. BRIER: And, Mr. Hermann,
16
          before your next question, I think
17
          someone in the room might have a copy
18
          of those pages.
19
                MS. CORNELL: Yeah, I have copies
          of Version A -- [audio distortion].
20
2.1
                (Comments made off the written
22
                record to gather documents.)
     BY MR. HERMANN:
23
24
               For my next question -- well, let
          Ο.
25
     me know when you have it.
```

```
351
 1
                MS. CORNELL: Mr. Hermann, do you
 2
          want to mark this as a separate
 3
          exhibit, the terms of use 8?
 4
                MR. HERMANN: Yes, please.
                                             Terms
 5
          of use, 8 and loans terms of service,
 6
          9.
 7
                MS. BRIER: Well, we don't have a
          copy of that one right now, but we do
 8
          have a copy in front of us of terms of
 9
10
          use Version 8 for now.
11
                MR. HERMANN: Okay. Yes, please
12
          mark that as a separate exhibit. I
13
          have -- the page numbers here are
14
          consistent with your page numbers --
15
          the page numbers on my screen are
16
          consistent.
                (Whereupon, Exhibit 11 is marked
17
                for identification.)
18
     BY MR. HERMANN:
19
20
               All right. So my next question
          Ο.
     is about what you call the earn termination
21
22
     events.
               So, you know, it's -- basically
23
24
     says here that if you use an asset in
25
     something other than earn, including the
```

352 1 borrow service, that that would constitute 2 an earn service termination event. 3 on page 523. 4 Do you agree that depositing 5 something into -- or that taking out a loan 6 was an earn-- was an earn service 7 termination event? Objection to form. 8 MS. BRIER: Calls for a legal conclusion. 9 10 THE WITNESS: That's in line with my -- with what I was describing 11 12 earlier as my understanding of what 13 was, like, practically happening for customers, which was that the main 14 15 benefit that customers got out of 16 having their assets in the earn program 17 was receiving rewards. And when you initiated a loan, 18 19 you stopped receiving rewards, so it 20 makes sense -- if that was going to be 2.1 categorized as an earn service termination event, that makes sense to 22 23 me. 24 BY MR. HERMANN: 25 Thank you. Q. Okay.

353 1 And then, you know, it looks to 2 me -- at first I thought there was an 3 accredited, nonaccredited issue, but, 4 actually, we can go over the language for 5 both accredited or nonaccredited, it looked 6 pretty -- pretty much the same to me. 7 can make sure you agree. So it basically says for 8 nonaccredited here, that if -- if 9 10 any eligible digital asset is subject to an earn service termination event, you will 11 12 not have access to the earn service 13 thereafter. 14 So essentially this means -- does 15 this mean, in your view, that if you pay off a loan or if a loan is liquidated, that 16 the collateral should go into custody for a 17 nonaccredited user in the U.S.? 18 MS. BRIER: 19 Objection. 20 Mr. Hermann, were you summarizing 21 or reading in that question? 22 MR. HERMANN: I was summarizing. 23 MS. BRIER: Object to form. 24 BY MR. HERMANN: Would you like me to restate? 25 Ο.

354 1 can restate. 2 If you reside in the United States and are not registered with Celsius 3 4 as an accredited investor, a nonaccredited 5 U.S. user, any eligible digital asset that is subject to an earn service termination 6 event will not have access to the earn 7 service thereafter. Such eligible digital 8 asset, however, may be used in Celsius's 9 10 other services subject to the terms herein. Based on this, in your view, 11 12 should collateral for nonaccredited U.S. 13 users be placed in custody by Celsius upon 14 repayment or liquidation? 15 MS. BRIER: Object to the form. 16 Outside the scope of this motion that relates to earn. 17 18 But you can answer. 19 THE WITNESS: Yeah, I'm not --20 I'm not the right person to evaluate the -- like, the -- the legal -- you 21 22 know, kind of the legal -- the legal 23 question there. On the -- just as a 24 layperson, I would agree with your 25 conclusion.

355 1 BY MR. HERMANN: 2 Thank you. Ο. 3 And now turning to accredited 4 users on page 524, under terms applicable 5 to accredited to U.S. users, bullet point 2, "If you are an accredited U.S. 6 user and have access to the custody service 7 via your Celsius account, any eliqible 8 digital asset transferred to Celsius on or 9 10 after the modification date will initially be transferred to a custody wallet, but may 11 12 thereafter be used in the earn service at your discretion." 13 14 I have two questions for you 15 about this bullet. The first bullet is, 16 when we look here, at least in your understanding, the "have access to custody 17 service," this is referring to custody 18 19 space versus the cold space, correct? 20 MS. BRIER: Objection to form. 21 Outside the scope. Calls for a legal 22 conclusion. 23 But to the extent you have any 24 knowledge, you can answer. 25 THE WITNESS: Did you say the

356 1 custody space versus the cold space? 2 BY MR. HERMANN: 3 No, no. I said --0. 4 All right. Α. 5 If you're -- if -- an O. accredited -- you know, I'll just skip that 6 7 question, actually. 8 Α. Okay. 9 That's fine. So let me just ask Q. 10 my next question. So if -- you know, again, I read this already in the record, 11 12 so I don't think I need to read it again. 13 So is your understanding here 14 that, you know, again, the collateral for an accredited user, it would be transferred 15 first -- it should be transferred first to 16 a custody and only if they elect, could 17 they then redeposit it into earn? 18 19 MS. BRIER: Objection to form. 20 The question's outside the scope, and 21 it's an incomplete hypothetical. 22 But to the extent you have 23 knowledge, you can answer. 24 So, yeah, I'm not THE WITNESS: 25 totally sure I understood there.

357 1 But there are two scenarios that 2 I think you wanted to cover. So one is 3 that an accredited U.S. user, when they 4 send in coins, those coins would start 5 out being treated as custody -- as coins held in custody. 6 Then the customer would have the 7 ability to -- you know, would be able 8 to elect to transfer them to the earn 9 10 service. And then as it relates to loans, 11 12 if loan was paid off, then the collateral -- then the practice was 13 14 that the collateral would be returned 15 to the account from where it 16 originated. And, again, I'm just -- I 17 understand what we're reading here does 18 19 not say that, but that was the 20 practice. BY MR. HERMANN: 2.1 22 Understood. So I understood -- I Ο. 23 understand the practice. So I'm just going 24 to scroll through here. I think that 25 concludes my questions on this particular

358 1 area. 2 Although, I have one final 3 question actually scrolling back, but I'll 4 just do it on the screen in the interest of 5 time here. It really is kind of a question 6 7 after going through all of this with you. 8 My question here is -- we're back to page 940 of the declaration of Alex 9 10 Mashinsky. 11 And my question here is, under 12 borrower's representation number 1, where 13 we started this whole line of questioning, 14 do you believe that this representation that "You are the sole owner of all digital 15 assets used in connection with the loan" 16 creates ambiguity for customers who are 17 reading these contracts about the status of 18 19 earn customer deposits? 20 MS. BRIER: Objection to form. 21 Calls for a legal conclusion. 22 Incomplete document shown on the 23 screen. 24 But to the extent you have 25 knowledge, you can answer the question.

359 1 Yeah, I mean, it's THE WITNESS: 2 hard for me to answer that from the 3 perspective of a -- from the 4 perspective of our customers. 5 And, again, like, not understanding -- not knowing firsthand 6 7 the intent of the legal and regulatory teams that might have worked on this --8 this agreement, I don't know why it was 9 10 written this way. BY MR. HERMANN: 11 12 Q. Because to me it seems Okay. 13 ambiguous. 14 And I think, you know, it's an 15 issue, because Celsius is taking the 16 position that the contracts are clear and 17 unambiquous. 18 Can you see a position that this 19 is actually -- for the entire earn program, 20 even for non-borrowers, that seeing this 21 language could make somebody reading this 22 who's -- let's just say you're mulling a 23 loan. 24 Okay. Let's just say, hypothetically, somebody didn't take a 25

360 1 They're just an earn customer. loan. They 2 just read this contract, okay? 3 As a layperson, if you read 4 number 1 under "Borrower's 5 Representations, " would you believe that you owned the coins that were the 6 7 collateral that were going to 8 hypothetically maybe, maybe not be the collateral? 9 10 You're just considering taking a 11 loan. 12 MS. BRIER: Okay. Objection to 13 form. That calls for a legal 14 conclusion and is an incomplete 15 hypothetical. And I'm not positive 16 what language you're referring to. 17 But --BY MR. HERMANN: 18 19 Ο. All right. I can restate. 20 fine restating. I'm actually not asking you for a legal conclusion. I'm going to 21 22 ask you as a layperson. 23 As a layperson, if you read the language, you are the sole owner -- you 24 25 yourself, just as a person, if you just

361 1 read this, you were thinking of taking a 2 loan -- not somebody who took a loan. 3 just read this. It's a legal document from 4 Celsius. 5 You're just considering taking a loan, and it says, "You are the sole owner 6 of all digital assets used in connection 7 with the loan, " if you're an earn 8 depositor, would reading this make you 9 10 think that you owned those assets, yes or 11 no? 12 MS. BRIER: Objection to form. Calls for a legal conclusion and 13 14 incomplete hypothetical. I mean, if I 15 THE WITNESS: Yeah. 16 read that text on the page and, you know, didn't know other -- didn't look 17 at any of the other terms of use, if I 18 19 had questions and I -- you know, and I 20 didn't follow up with someone at Celsius to clarify, I agree, reading 21 22 that, it says what you're say -- it says what you're saying, so, you know. 23 24 BY MR. HERMANN: All right. Well, that concludes 25 Ο.

362 1 that section. 2 I want to see if anyone in the 3 chat -- I haven't actually been -- I just 4 want to do a quick time check here for 5 overall how much we have left. 6 MS. BRIER: Can we please get a time check on the record? 7 THE VIDEOGRAPHER: We have been 8 on the record for six hours and five 9 10 minutes and counting. 11 MS. BRIER: So we've got 55 12 minutes left. 13 MR. HERMANN: Okay. So then I 14 still have some more questions, and 15 then I'll pass -- I'll pass it off to 16 the next person. BY MR. HERMANN: 17 So my next question is, has 18 19 Celsius made any adjustments to accounts 20 post-pause or post-petition? 2.1 An example of this may be 22 deleting bonuses, changing transaction dates or times, changing deposits from 23 24 pending status to other status or any other 25 changes.

363 1 Could you just sort of do a brain 2 dump of all the changes that may have 3 happened, especially -- let's divide it 4 into two questions. 5 So let's say first for -- let's say first for the pause, and then let's do 6 7 a separate one for -- for post-petition. MS. BRIER: Objection to form. 8 9 Outside the scope. 10 To the extent you understand the 11 question, you can answer it. 12 THE WITNESS: Yeah, so I think 13 that we've talked about -- sorry, 14 sorry. I'm certain that we've talked 15 about the pending withdrawals. There were -- there were a number 16 of pending withdrawals that we -- that 17 were kind of stuck in limbo, meaning 18 that the -- the withdrawal had not --19 the withdrawal had been initiated and 20 21 approved by the customer but not had 22 been fully processed by Celsius at the 23 time of the pause and withdrawals. 24 And so the consequence of that 25 was that customer accounts showed that

364 1 the funds had been withdrawn, but 2 the -- the coins had not actually been 3 sent out. 4 So that's an example of where we 5 cleaned that up. And I don't remember -- actually, I believe that 6 that happened in early October where we 7 basically canceled the withdrawal 8 transaction, you know, credited back 9 10 the customer's account with the funds that had been deducted from their 11 12 account since they had not actually been withdrawn. 13 14 So that -- yeah, so that's one 15 example. I believe -- can't remember all 16 of the things that you mentioned, but 17 there were some other instances where 18 19 bonuses and other kinds of promotional 20 things were reversed. 21 And some of those, you know, 22 could have been -- actually, I know 23 that some of those were related to 24 fraud and other financial crimes that 25 my compliance team was responsible for.

365 1 Meaning that we were able to 2 identify customers that were in the 3 process of or were trying to commit 4 fraud, and we were able to -- because 5 of the pause in withdrawals and because of the -- you know, for a variety of 6 reasons, we were able to identify that 7 fraud and stop the payout and 8 withdrawal of rewards that those --9 10 that those customers might have otherwise been able to, you know, earn 11 12 and withdraw. BY MR. HERMANN: 13 14 All right. Does Celsius have 0. 15 records of the data before it was changed, 16 what changes were made? 17 MS. BRIER: Objection to form. 18 But go ahead. 19 THE WITNESS: Yeah. Absolutely, 20 Every change that -- every 2.1 change to a customer's balance should 22 be accounted for in our ledger. 23 would see a reversal transaction in --24 in each customer's -- in each 25 customer's transaction log.

366 1 BY MR. HERMANN: 2 Great. And now I have another 3 question. This one's about sort of labels 4 at Celsius. 5 So, you know, there's been some -- I think I've seen in different 6 7 declarations -- you know, just -- I think withhold was just called a label 8 essentially at one point by Celsius. 9 10 don't have it in front of me. 11 You know, custody is sort of 12 treated as if it's something more than a 13 label, although I believe in your 14 declarations -- this is my first question. 15 Custody was never exactly 16 one-to-one matched with any deposits, 17 correct? MS. BRIER: Objection to form. 18 19 Outside the scope of the issues related 20 to the earn motion. 21 You can answer to the extent you 22 know. 23 THE WITNESS: Yeah, the company always endeavored to have one-to-one 24 25 matching for customers that had

367 1 deposited assets that went to their --2 you know, that were recorded on our 3 ledger as being part of the custody 4 program with the actual assets held in 5 the custody wallet. Like what was in my declaration, 6 the -- because there was a process 7 8 where the coins flowed from their deposit -- the personal deposit address 9 10 or the bridge wallet into main and then were swept to the custody account. 11 12 You know, the balance in the 13 custody account at any given time may 14 not have exactly corresponded to what a 15 customer -- in the aggregate, what you 16 would get if you summed up all the custody balances according to the 17 18 ledger. 19 So that was probably a little bit of a word salad. But the idea is the 20 ledger -- if you took a -- if you froze 21 22 at the moment in time when we performed the reconciliation between the ledger 23 24 and the custody wallet, there should 25 have been a one-to-one match, and there

368 1 certainly was -- there was -- there 2 certainly was at many points in time. Did they fall out of -- did --3 4 was there a gap or difference in the 5 value between the custody -- the aggregate custody balance according to 6 the ledger and the balance of coins 7 held in the custody wallet? 8 That would happen, let's say, one 9 10 microsecond after the reconciliation was done just based on deposits and 11 12 withdrawal activity from customers. BY MR. HERMANN: 13 14 Yeah. I mean, I guess my Ο. 15 question is in terms of -- so 16 technically -- from a technical -- only a technical perspective -- ignore everything 17 that happened on the backend. 18 19 When something is labeled "withhold" or "custody" or "suspended" --20 21 you know, I understand that there were 22 after-the-fact reconciliations, but -- and that there was a wallet and Fireblocks. 23 24 But in terms of the just labeling 25 in the app, is there a technical difference

369 1 from the way "custody" was a label versus 2 "withhold" or "suspended" or "earn" being a 3 label, or are they just all labeled, and 4 then on the backend you do your thing to 5 reconcile? Objection to form. 6 MS. BRIER: Compound and outside the scope. 7 But you can answer to the extent 8 9 you know. 10 THE WITNESS: Yeah, I mean, you can say everything single thing in 11 there is a label because of the 12 13 difference between the ledger and the 14 actual coin movements. 15 So even your balances in earn are 16 a label. Your balances in -- yeah, it's all a label, because those two 17 things were, by design, not tied to 18 19 each other. 20 That's the difference between --21 that's generally the difference between 22 centralized service providers and decentralized service providers. 23 BY MR. HERMANN: 24 25 Ο. Makes sense.

370 1 And the reason I ask is because, 2 you know, Celsius takes the position that 3 the contract is clear and unambiguous. 4 Would you agree it's the 5 contract, not a label that should dictate -- not a label displayed in the app 6 that should actually dictate where the --7 where the funds went prepetition? 8 MS. BRIER: Objection to form. 9 BY MR. HERMANN: 10 In other words, if the contract 11 0. 12 said -- I can restate -- or I'll just stop 13 and now ask a question. 14 If the contract said the coin 15 were to go to custody prepetition, would 16 you agree that the appropriate claim for coins that the contract said were custody 17 coins would be a custody claim, and if the 18 19 coins were supposed to go to earn, then it would be an earn claim? 20 21 MS. BRIER: Objection to form. 22 Calls for a legal conclusion and 23 incomplete hypothetical. 24 But you can answer. 25 Yeah, I mean -- you THE WITNESS:

371 1 know, I hate to use the same answer 2 again, but it's because I'm -- I wasn't 3 involved in drafting the term, and so I 4 can't speak to the exact reason for why 5 they were drafted this way or why they were written this way. 6 7 But, yeah, as a general principal, the terms of use should 8 definitely represent, you know -- that 9 10 should be kind of the ultimate thing 11 that determines the relationship 12 between the customer and the company. 13 MR. HERMANN: All right. I think 14 I'll leave it there. Thank you very 15 much. 16 MS. BRIER: Thanks, Mr. Hermann. 17 Can we please get a time check? And can whoever is the next pro se 18 19 creditor that is going to be asking 20 questions announce your name on the 21 record. 22 THE VIDEOGRAPHER: All right. 23 first the time check: Six hours and 15 24 minutes. 25 MS. BRIER: Thank you.

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372
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                45 minutes left.
 2
                MR. KHANUJA: Hi, this Kulpreet
 3
                    The name is spelled same as
          Khanuja.
 4
          it's in the -- as in the Zoom chat.
 5
                      EXAMINATION
 6
     BY MR. KHANUJA:
 7
               All right. Thank you,
          O.
     Mr. Blonstein, for meeting us today. Let
 8
     me start with my questions.
 9
10
               My questions are organized
     around, you know, your compliance
11
     background, so registration and how --
12
                (Audio distortion; stenographer
13
14
                asks for clarification.)
     BY MR. KHANUJA:
15
               -- registration and terms of use.
16
          O.
17
                THE STENOGRAPHER: Please
          continue.
18
     BY MR. KHANUJA:
19
               Okay. Terms of use is --
20
          Ο.
     specifically as well and then some around
21
22
     products and terms of use, okay?
23
               Mr. Blonstein, was Celsius
24
     registered as a money service business --
25
     ///
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373
 1
                (Audio distortion; stenographer
 2
                asks for clarification.)
 3
     BY MR. KHANUJA:
 4
          O.
               -- under FinCen?
 5
                MS. BRIER: Objection to form.
 6
          And outside the scope.
 7
                But go ahead.
                THE WITNESS: Yeah, I mean, you
 8
 9
          know -- you get -- there are lots of
10
          Celsius entities, and multiple of the
11
          Celsius entities including Celsius
12
          Network, LLC, which was the -- you
13
          know, the main company involved in the
14
          terms of use was registered with FinCen
15
          as a money services business. So, yes.
     BY MR. KHANUJA:
16
17
          Ο.
               Okay. And as a money service
     business, were you required to register
18
     with different states in the U.S.
19
20
     individually?
21
                MS. BRIER:
                             Same objections.
22
          Individuals...
23
                Sorry. Can you please repeat
24
          your question?
25
     ///
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374 1 BY MR. KHANUJA: 2 As a money service business, were you required to register with different 3 4 states in the U.S. individually? 5 Same objections. MS. BRIER: 6 THE WITNESS: The -- my understanding of the -- of our 7 obligations are you register -- there's 8 a form that you fill out to register as 9 10 a money services business. And, you know, that -- by filling 11 12 out that form and, you know, the 13 control persons signing it, you're 14 signing up to having a bank -- you 15 know, being in compliance with the Bank 16 Secrecy Act. There's a different -- when 17 you're talking about registering with 18 19 the states, that's a more complex 20 question in terms of -- so, first of 21 all, there's different criteria to 22 determine whether you need to sign 23 up -- I'm sorry -- whether you need to 24 register for, like, a business license 25 or a foreign -- I think it's called

375 1 foreign corporation registration with 2 the Secretary of State for each -- for 3 each state. 4 And that's based on a variety of 5 things like whether you have personnel -- if you have, like, an 6 office in the state -- anyway, there's 7 a set of questions that you can answer 8 to determine whether you need to 9 10 register just as a business in the 11 state. 12 And then if your question is 13 whether we registered with the states 14 for money services, we did not. BY MR. KHANUJA: 15 You did not. 16 O. As part of your earlier 17 testimony, you mentioned the United States 18 trustee as well as UCC, that you registered 19 under FinCen as an MSB. 20 21 Α. Yes. 22 MS. BRIER: Objection. BY MR. KHANUJA: 23 24 That's specifically what I'm Ο. 25 And you registered with the states

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376
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     as well, not just the federal level.
 2
                MS. BRIER: Object to form.
                                              And
 3
          outside the scope.
 4
                But you can answer.
 5
                THE WITNESS: Yeah, sorry.
 6
          think my -- my last answer wasn't clear
 7
          enough.
                So the FinCen, the Financial
 8
          Crimes Enforcement Network, is a
 9
10
          department of the Treasury. That's the
11
          federal registration that pretty much
12
          every single U.S.-based crypto service
13
          provider -- or crypto service
14
          provider -- it's actually called like a
15
          virtual asset service provider, who is
          working with U.S.-based customers is
16
17
          required to do or is required to -- is
          required to register as a money
18
          services business.
19
                              That's a federal
20
          registration, so it applies -- you
          know, it's federal.
21
22
                But you're asking -- I thought
23
          that you were asking, and what I'm
24
          answering is there are --
25
     ///
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Lexitas

377 1 BY MR. KHANUJA: 2 Individual --0. 3 Yeah, yeah. So there are state Α. 4 money transmitter or state money services 5 business that go by a lot of different Sometimes seller of checks. 6 names. 7 know, there's a lot of different names for 8 it. But we did not register -- we did 9 10 not register or acquire license -- those types of state licenses for money 11 12 transmission at all. So we only did the federal money services business 13 14 registration with FinCen. 15 Ο. Actually, I did some lookup and 16 you were registered as an MSB in 17 Connecticut state where my account was. Anyway, as part of this 18 19 registration, there is a requirement to 20 submit document called flow of funds 21 structure. 22 Are you aware of such document? 23 MS. BRIER: Object to form. 24 Outside the scope. 25 Go ahead.

Lexitas

378 1 THE WITNESS: Sorry. 2 I am. 3 BY MR. KHANUJA: 4 O. Okay. This document asks, like, 5 the -- basically is asking, like, the business clearly indicates the flow of 6 7 client forms to each account and identify 8 the owner of the account. 9 Do you agree? 10 MS. BRIER: Objection. Same --11 BY MR. KHANUJA: 12 I'm asking this because the terms 0. of service governs the ownership of the 13 14 forms in the account. 15 And Celsius is arguing that, you know, the assets in the account are 16 basically in a customer account -- not 17 customer assets, but rather Celsius assets. 18 19 So I'm trying to understand how 20 Celsius explain in filings to the regulators and specifically to this 21 22 document called flow of funds structure. 23 MS. BRIER: Object to form. Outside the scope and foundation. 24 25 You can answer to the extent you

379 1 know. 2 THE WITNESS: Yeah, I would love 3 to see the document from Connecticut, 4 you know, because I don't see how that 5 could be submitted without my review 6 and approval, if it was during my 7 period during the chief compliance 8 officer. 9 So I don't have any recollection 10 of seeing it, signing it, reviewing it, creating it, anything. 11 12 So, yeah -- and so it's hard for 13 me to speak to what would have been 14 depicted there. 15 And just for -- just to -- you 16 know, in the effort of transparency, we were in the process of undertaking to 17 apply for many money transmitter --18 19 more money transmitter licenses across 20 many states, because we wanted to expand our offering of the swap 21 22 service, which we did see as money transmission in some states. 23 24 And we were in the process of 25 developing flow of funds diagrams

380 1 and -- and, you know, we had --2 actually we had signed engagement 3 letters with law firms to help us 4 acquire those licenses and make sure we 5 operated in full compliance. But we just -- we didn't get 6 We ran -- you know, were in the 7 there. process of kicking that off in the late 8 spring 2022. 9 10 BY MR. KHANUJA: I have had a few more 11 Q. Okay. 12 questions on this. But you already mentioned, like, if such a document was to 13 14 be prepared and these licenses were to be 15 filed or were to be renewed while you were the chief compliance officer, you would be 16 required to review and sign off on those. 17 Is my understanding correct on 18 19 what you just mentioned? 20 MS. BRIER: Objection to form. 21 Go ahead. 22 So absolutely. THE WITNESS: 23 There is a system called MLMS, which is 24 the system used for most states in the 25 U.S. for filing this.

381 1 I was a control person in an 2 admin and, you know, would have been 3 required to attest to the filing of any 4 forms through that system. 5 So I -- you know, I would be 6 aware of it. I hired the guy that was 7 an expert in that system that managed it. I interfaced with him on a regular 8 basis. 9 10 So, again, I -- you know, it's possible that this thing in Connecticut 11 12 that you're referencing happened before 13 I was a chief compliance officer, but 14 I -- I don't remember at all that 15 happening since my time as CCO. BY MR. KHANUJA: 16 17 Ο. Okay. Now, Mr. Blonstein, you mentioned that your focus around compliance 18 activities were more towards the BSA and 19 20 AML activity. 21 Did I hear correctly? 22 That's correct. Yeah, the vast 23 most of the time was on the Bank Secrecy 24 Act and sanctions compliance. 25 spring of 2022, I did start to devote some

382 1 time towards kicking off a licensing effort 2 around money transmitter licenses, lending 3 licenses, you know, and other -- other 4 things like that. But for the most part, 5 my efforts focused on BSA and sanctions 6 compliance. 7 Ο. Yes. But as you mentioned, you know, when you do file these licenses or 8 any kind of reports, you know, to the 9 10 regulators, you would -- as the chief compliance officer, you would be held 11 12 accountable for the entire compliance 13 operation of the institution and not 14 just -- not just AML and BSA? 15 MS. BRIER: Objection to form. BY MR. KHANUJA: 16 17 Is that a fair understanding? Ο. MS. BRIER: Object to form. 18 19 Outside the scope. Go ahead. 20 21 THE WITNESS: Absolutely. And if 22 I -- you know, we weren't registering 23 as a broker-dealer or a -- you know, a 24 national exchange or ATS or any of the 25 things where that would have been

383 1 outside the scope of my -- you know, my 2 expertise or what I worked on, all the 3 licenses that we contemplated or --4 contemplated in the future or that --5 the registration that we were subject to was within the area that I focused 6 on and, you know, where I have some 7 relative expertise. 8 BY MR. KHANUJA: 9 10 Yes. But you will be responsible for drafting, reviewing, approving and 11 12 signing off on most of the qualities around 13 compliance which will include the terms of 14 service as well as, you know, compliance 15 with terms of services as well or 16 procedures that are in compliance; am I 17 correct? Objection to form. 18 MS. BRIER: 19 THE WITNESS: Yeah, so as I 20 mentioned -- I mentioned earlier today, 2.1 and I know it's a long time ago, the --22 we really -- we had something that --23 it's not that uncommon in crypto where 24 you have a chief compliance officer 25 where in some companies they might have

384 1 supervision over a legal team or 2 regulatory team. That was not the case at Celsius. 3 4 So our regulatory team and our legal 5 team were responsible for the terms of 6 use, not the compliance function. 7 And, yeah, so I would just leave it at that. 8 BY MR. KHANUJA: 9 10 Ο. Okay. Now, help my memory here. Since when have you been the chief 11 compliance officer? 12 13 September 2021 -- 2021, yep. 14 Okay. So you mentioned that Q. 15 earlier in your testimony, I think, to the UCC counsel, you mentioned that until 16 April 2022, every single customer was earn 17 customer and they sell under your purview 18 19 as the chief compliance officer. 20 Is that a fair recollection? Yeah, I mean, I quess to be more 21 22 specific, what I -- what I tried to make 23 sure of was that every single new customer 24 that signed up from the day that I became 25 the chief compliance officer, that we were

385 1 in full compliance with the Bank Secrecy 2 Act and sanctions regulations. 3 And then, you know, my second 4 priority was to make sure retroactively 5 that any customers -- anyone who became a customer prior to my becoming a CCO, that 6 7 we also fulfilled our obligation. So I'm just kind of delineating 8 that kind of, you know, there were 9 10 customers that were on-boarded before I became the CCO that, you know, I wasn't in 11 12 that role. I didn't have control over that function. 13 14 So, you know, they are my 15 responsibility. But at the time that they became a customer, I was not in that role. 16 17 Ο. But people who were on-boarded as customers to Celsius since September 2021, 18 19 they on-boarded using terms of service, and 20 those would fall under your purview as the chief compliance officer? 21 22 Α. Yes. Okay. And you still, you know, 23 Q. 24 maintain that you were not required to 25 review the terms of service of the products

386 under your purview, which were solely owned 1 2. at that time? 3 Object to form. MS. BRIER: 4 THE WITNESS: There was --5 BY MR. KHANUJA: September 2021 through 6 Ο. April 2022. Until the launch of custody. 7 Yeah, I mean, just again, I'm not 8 Α. saying this is right or wrong -- right? --9 10 but just to make sure that you understand how I was looking at this, terms of use are 11 12 relationship between the company and the 13 customer. 14 There's no -- you know, to my 15 understanding, there was no regulator that enforced terms of use. There's no 16 17 enforce -- there's no agency that says your terms of use has to include this but can't 18 19 include that. 20 In contrast, the -- you know, the FinCen and some of the state -- state --21 22 state regulators where we had lending 23 licenses, they specifically call out things 24 that we are required to do, you know, that 25 we're obligated to do where officers and

387 1 directors, you know, can face jail time, 2 personal fines, things like that. 3 So that's where I focus my 4 efforts, because we had a regulatory team 5 and a legal team with a lot more experience to -- you know, and expertise in drafting 6 terms of use. 7 Would you say these regulatory 8 Ο. and legal teams would roll up to you? 9 10 Α. Absolutely not. Yeah, they did not. So the legal team reported in to the 11 12 general counsel, and the regulatory team 13 was on a day-to-day basis managed by the 14 head of regulatory who reported into Roni. 15 O. Okav. And the terms of service 16 was one such document, which wasn't really under your purview then. It was more legal 17 and regulatory, you said? 18 19 That's right. 20 Okay. I can skip the next line Ο. of some of my questions then. 21 22 Now, let me ask you this: 23 responded to the UCC counsel's analogy of a 24 house and car saying when you signed up for 25 Celsius as a customer and you reviewed the

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388
 1
     terms of use, you didn't think or make a
 2
     distinction between a loan and [audio
 3
     distortion].
 4
               Did I recollect fine?
 5
                (Stenographer asks for
                clarification.)
 6
 7
     BY MR. KHANUJA:
               And transfer of ownership.
 8
          O.
                MS. BRIER: Objection to form.
 9
10
          Outside the scope.
11
                You can answer.
12
                THE WITNESS: Yeah, yeah. So,
13
          like, just in my capacity as a -- or in
14
          my -- just as a customer, that wasn't
15
          material to me, because I'm not an
16
          attorney.
17
                I'm not -- it was -- they're
          either -- either I have the keys or
18
19
          somebody else has the keys was how I
          looked at it; so...
20
21
     BY MR. KHANUJA:
22
               Okay. Now, when you became the
     chief compliance officer, you still didn't
23
24
     review the terms of use especially from a
25
     customer protection standpoint and found no
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389 1 conflicting statements in terms of use? 2 Object to form. MS. BRIER: 3 THE WITNESS: Yeah, just kind of, 4 like I said -- or like I've said today, 5 just to give you an idea of the scope, when I joined -- when I became the 6 chief compliance officer in the months 7 that followed, I tripled the size of 8 the team. We were onboarding, you 9 10 know, between 10-, 30,000 customers a We had hundreds of thousands of 11 week. 12 transaction a week. 13 You know, there was a lot of work 14 to be done on the AML and sanctions 15 compliance side. I also had another 16 job, head of innovation. We were launching multiple new products. 17 So I had a lot on my plate. 18 19 when I had -- you know, when we have a 20 regulatory team and a legal team with a bunch of very experienced, you know, 21 professionals, I had to just kind of 22 choose what I focused on, and that's 23 what I did. And it wasn't the terms of 24 25 use.

390 1 BY MR. KHANUJA: 2 So I won't belabor on that Okav. 3 point more. Let's me ask you just one last 4 question on that. 5 But then, you know, you weren't able to make a distinction between a loan 6 and transfer of ownership as you mentioned. 7 Now, if that is unclear and unambiguous, 8 you know -- or rather, I'm sorry. 9 10 If the distinction is not clear and unambiguous to a chief compliance 11 12 officer of a regulated financial 13 instruction -- I am sorry, not regulated --14 registered financial institution as an MSB, 15 do you think it will be ambiguous to 16 unaccredited investor or unsophisticated investors or even sophisticated investor 17 but who are not as legal savvy as the chief 18 19 compliance officer? 20 MS. BRIER: Objection to form. 21 Misstates testimony and calls for a 22 legal conclusion. 23 Yeah. You know, THE WITNESS: 24 it's hard -- it's hard to answer that 25 on behalf of other people.

391 1 I -- obviously, I understand your 2 point. I'm -- I follow the -- you 3 know, the comments from our customers 4 and stuff like that. I understand the 5 frustrations. I understand how people feel about it. 6 7 But, yeah, just commenting on how people may have interpreted it, I'm not 8 the right person to answer that. 9 10 BY MR. KHANUJA: Would you know the circumstances 11 Q. 12 around the previous CCO leaving? 13 MS. BRIER: Objection to form. 14 Outside the scope. 15 You can answer, if you know. THE WITNESS: I don't know. 16 Yeah. 17 BY MR. KHANUJA: 18 19 Ο. Do you know if the previous CCO 20 reviewed and signed off on the terms of 21 service? 22 MS. BRIER: Same objections and foundation. 23 24 THE WITNESS: I don't know 25 firsthand. Yeah, I don't know

392 1 firsthand. 2 MS. BRIER: Before your next 3 question --4 BY MR. KHANUJA: 5 Do you know --Ο. 6 MS. BRIER: Sorry. Before your 7 next question, I just want to give a time update that by our watch, we are 8 around 25 minutes left on the clock. 9 10 I just wanted to put that on the 11 record. 12 MR. KHANUJA: I tried to be quick 13 and fair to other pro se questioners. BY MR. KHANUJA: 14 15 O. I am sorry. Do you know if that 16 person ever objected to terms and certain clauses which are ambiguous? 17 MS. BRIER: Object to form. 18 19 THE WITNESS: Yeah, I wouldn't be able to speak to that. I mean, you 20 2.1 know, this is -- you know, public 22 record, but the -- the person who was 23 the chief compliance officer before --24 earlier in the company's history was 25 also the general counsel.

393 1 So it makes sense to me that that 2 person would have been involved in 3 drafting the terms of use and would 4 have reviewed it and approved it. 5 BY MR. KHANUJA: Now, last question on 6 0. Okay. 7 this. Are you aware of customers being 8 solicited to become accredited and investor 9 10 certify? MS. BRIER: Objection to form. 11 12 Outside the scope. 13 You can answer, if you know. THE WITNESS: Yeah, certainly we 14 15 were -- the company, you know, starting 16 in April where the -- you know, there 17 were significant changes to the earn program and people who were not 18 19 accredited insurers were no longer 20 eligible to use the earn service, you 2.1 know, we had tens of thousands of 22 customers reaching out interested in 23 figuring out a way that they could 24 continue to participate in the earn 25 program.

394 1 And so, you know, there were numerous efforts by the company to 2 educate customers about how they could 3 4 become accredited. 5 BY MR. KHANUJA: Okay. And was there direct 6 Ο. solicitation from Celsius, initiated by 7 8 Celsius, even when the customers didn't reach out --9 10 MS. BRIER: Objection to form. BY MR. KHANUJA: 11 12 -- by phone or emails, including 0. 13 providing URLs of services, data -- the 14 customers can use to become self -- you 15 know, accredited, certified? MS. BRIER: Apologies. I didn't 16 17 realize your question was still going. Objection to form. 18 19 THE WITNESS: I believe that did 20 take place, yes. BY MR. KHANUJA: 21 22 Now, moving on. You responded Ο. 23 to -- actually may be a difficult question. 24 Sorry. 25 You mentioned you joined in the

395 1 spring 2020; is that correct? 2 I became a customer --3 I'm sorry. You joined the Ο. 4 Celsius platform as a customer in spring 5 2020? That's correct. 6 Α. 7 And you mentioned when you Ο. joined, the terms of service was clear to 8 you that you would relinquish ownership of 9 10 your assets in exchange for a divorce? 11 MS. BRIER: Object to form. 12 THE WITNESS: Yeah, I mean, just 13 to say it in my own words, I remember 14 reviewing it and being aware of it and 15 making the decision anyway to send my 16 assets to the company. BY MR. KHANUJA: 17 Okay. I was reviewing the 18 19 previous versions of terms of use. Until 20 September 2020 -- 30th of September 2020, 21 the terms of use do not mention transfer of 22 ownership rights at all. 23 So until then, terms of service 24 Version 4 would be applicable. 25 Version 4, what it mentions is that Celsius

396 1 will hold our assets -- our customer's 2 assets in Celsius's name. 3 You can refer the terms of use 4 Version 4, paragraph 30 or I can pull it 5 from the declaration of Alex Mashinsky with the terms of service document. 6 7 MS. BRIER: Objection to form. BY MR. KHANUJA: 8 So would you like me to bring it 9 Q. 10 In the interest of time, I'm not bringing that up on the screen. 11 12 MS. BRIER: Objection to form. 13 And I think, you know, if you 14 want to ask a question about the 15 language, you can ask a question about 16 the language. 17 But answer to the best of your ability, if you can, without it in 18 19 front of you. 20 THE WITNESS: Yeah, I mean, 21 the -- like, what you described that it 22 would be held in Celsius's name, yeah, 23 different words might have been used. 24 But from my perspective, I understood 25 I mean, that's kind of --

397 1 BY MR. KHANUJA: 2 The next version -- the next version, Version 5 and 6, they specifically 3 4 mention the transfer of ownership rights 5 But prior to that, it was clear. and all. 6 So I'm just trying to understand 7 what made you so sure that you were 8 relinguishing your assets. I had an account with Celsius since 2019, and I was 9 10 under the prior versions of terms of use, and to me it was always clear these are my 11 12 assets. 13 MS. BRIER: Objection to form. 14 THE WITNESS: Yeah. I --15 BY MR. KHANUJA: 16 O. So do you know -- I'm sorry. I 17 interrupted. Please continue. 18 I was just going to say, you 19 know, without the -- without it in front of 20 me, I can't point to the exact -- like, 21 I'm -- I'm just conveying that, at that 22 time, as a customer. 23 It's in the declaration of Alex 24 Mashinsky. It was under the terms of use. 25 I think the document No. 393. But I'm just

398 1 being fair to others, you know, who want to 2 ask questions. So we don't want to pull 3 that up yet. 4 Α. Okay. 5 Now, between when you became a 0. 6 Celsius customer and then an employee, 7 would you say the earn product changed 8 materially --9 MS. BRIER: Objection to form. 10 BY MR. KHANUJA: 11 -- or change at all? Q. 12 Same objection. MS. BRIER: 13 THE WITNESS: I wasn't managing 14 the earn product. I wasn't -- I wasn't 15 firsthand involved in the deployment 16 activities related to the earn product. 17 You know, I didn't set the interest rates. You know, so I'm not 18 the best person to answer what the 19 20 material changes were to the earn 21 product. 22 BY MR. KHANUJA: 23 Okay. Let me rephrase my Q. 24 question. 25 What prompted the change in terms

399 1 of service if -- if the -- if the earn 2 product was more or less the same -- you 3 know, at least to the customers, there was 4 no change in the -- you know, in the 5 experience around that particular product? 6 MS. BRIER: Objection to form. 7 THE WITNESS: Yeah, you know, for most of my career, I've worked at 8 9 startups. 10 And when terms of use start for a 11 brand-new company, they're usually, 12 like -- you know, if it's a well-funded 13 startup, then they have extensive terms 14 of use and terms of service. If it's 15 kind of a scrappy startup, then they 16 are going to be a little bit more 17 sparse. So it makes sense that those 18 19 things would evolve over time to become 20 more comprehensive. You know, so it's 2.1 not -- it's not a surprise to me that the terms of use maybe got more 22 23 detailed, you know, had more review and input from -- you know, from counsel 24 with -- you know, different or more 25

400 1 experience. 2. BY MR. KHANUJA: 3 Okay. Okay. Would you say 0. 4 it's -- you know, the terms of service 5 change wherein initially it's mentioned holding customer's assets and then 6 saying -- granting Celsius the rights to 7 8 ownership -- from a holding asset to granting rights to ownership, would you say 9 10 it's a material change in terms of ... MS. BRIER: Objection to form. 11 12 BY MR. KHANUJA: 13 And you can refer to the document Q. 14 again with regards to exact language. 15 Yeah, without -- without having 16 the documents in front of me, and I don't -- I'm just not -- not fluent enough 17 in those documents to recall it from memory 18 19 to comment on that. All right. Again, I would really 20 Ο. want to go into it, but I want to be fair 21 22 to others as well. I'll move on. You did mention that the terms of 23 use changes prior to Version 6 was notified 24 25 to customers in email and in-app

401 1 This was, I think, to a UCC notification. 2 response. 3 Did I hear that correctly? 4 MS. BRIER: Objection to form. 5 Asked and answered. 6 THE WITNESS: Yes. Yes, that's in the declaration. 7 8 BY MR. KHANUJA: 9 Q. Okay. Actually, would you be able to ask your team or yourself, provide 10 evidence of that? Because I've argued in 11 12 my motion that no such notification emails 13 were sent between Version 1 through 5. 14 MS. BRIER: Object to form. 15 THE WITNESS: Yeah, I can confer 16 with the legal advisors about that. Yeah, I mean, from the research that I 17 did, you know, talking to the staff 18 19 that was responsible for terms of use, 20 this was my understanding. 2.1 We also have the automated system 22 that tracked, you know, acceptance of the terms of use. 23 24 So, yeah, that's in line with --25 what was in the declaration is in line

402 1 with my understanding. Like, even, you 2 know, the fact that we're able to 3 report on the percentages of customers 4 that accepted or that -- I'm sorry, the 5 version of the terms of use that were in effect when customers registered, to 6 me -- you know, I can tell you, I don't 7 think that the company is fabricating 8 this data. 9 10 So that means that this -- the system was in place to track that. And 11 12 so if it's being tracked, that means 13 that it happened. 14 BY MR. KHANUJA: 15 Ο. I can tell you that Version 6 we 16 all received notification emails, but until Version 5, all the changes that were made, 17 those were not communicated in any form. 18 19 Those happened in background. 20 Α. Okay. 2.1 MS. BRIER: Objection to form. 22 Is there a question related to that 23 statement? 24 BY MR. KHANUJA: 25 That was a statement --Ο. Yeah.

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403
1
    yeah, that was a statement. We can move
 2
     on.
 3
                MS. BRIER: And just as a time
 4
          check -- sorry. Not to interrupt
 5
          you -- I am sorry, I just want to make
          sure the record is clear, there's 15
 6
 7
          minutes left -- maybe 14 now.
                THE VIDEOGRAPHER: 14.
 8
 9
                MS. BRIER: Thank you.
10
                MR. KHANUJA: I'll take a couple.
                MR. KIESER: We might need more
11
12
          than 15 minutes, by the way.
13
                MS. BRIER: No, there's 14
14
          minutes left.
15
                MR. FRISHBERG: We --
16
                (Audio distortion due to multiple
17
                speakers.)
                THE STENOGRAPHER: I can't see
18
19
          who is speaking.
20
                MR. FRISHBERG: Sorry. This is
2.1
          Daniel Frishberg, D-a-n-i-e-l;
22
          Frishberg, F-r-i-s-h-b-e-r-g.
23
                I still need a chance to depose
24
          him.
                And I believe Victor does as
25
          well.
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404
 1
                MS. BRIER: I mean, there's seven
 2
          hours. And the subpoena in this case
 3
          was issued under the Federal Rules of
 4
          Bankruptcy Procedure, which imposed
 5
          discovery limits contained in the
          Federal Rules of Civil Procedure.
 6
 7
                One of those limits imposes a
          hard time limit of one day of seven
 8
          hours of on-the-record questioning, and
 9
10
          that's -- we're going to be at seven
11
          hours.
12
                (Audio distortion due to multiple
13
                speakers.)
14
                THE STENOGRAPHER: That wasn't
15
          heard for the record.
16
                MR. FRISHBERG: Oh, on the
17
          record.
                   We can issue another subpoena,
18
          if necessary.
19
                MS. BRIER:
                            Okay. And we'll move
          to quash, if that happens.
20
2.1
                MR. FRISHBERG: Okay.
22
                MR. KHANUJA: Okay. I'll take a
23
          quick two minutes, and then, Daniel and
24
          Greg, you can go next.
25
     ///
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405 1 BY MR. KHANUJA: 2 Now, as the head of innovation 3 and a person with a products background, 4 can you explain the key difference between 5 custody and earn product? Yeah, I think it's been described 6 in the -- in my custody declaration, and I 7 8 would say from the -- the innovation --9 from my capacity as the head of 10 innovation -- and this was in my testimony -- or my answers to the 11 12 examiner -- we looked at the custody 13 account as a way -- as kind of the new kind 14 of -- the new kind of starting point for 15 our customers to access a variety of other services, you know, which included earn, 16 but also swaps, also credit card, also the 17 future advisory product that we were 18 planning to develop. So that's how I 19 20 looked at custody from the innovation 21 perspective. Earn was an existing product. 22 23 And then, yeah... 24 What -- I'm sorry. I want to Ο. 25 move quick.

406 1 Was Celsius registered as a 2 custodian to provide custody service? 3 MS. BRIER: Objection to form. 4 Outside the scope. 5 THE WITNESS: Celsius was 6 registered as a money services 7 business, and so, you know, the -- in terms of what we were -- what licenses 8 and registrations we needed, I relied 9 10 on advice from counsel. BY MR. KHANUJA: 11 12 Okay. Now, did you transfer your Q. own assets from earn to custody or even 13 14 outside Celsius after 2022? 15 MS. BRIER: Same objections. 16 You can answer. 17 THE WITNESS: Yeah. I didn't withdraw a penny from the platform. 18 19 put, you know, a large portion of my 20 crypto into Celsius. So did some 21 friends and family. 22 No one withdrew anything. 23 only time I moved something from earn 24 into custody was to pay off a loan. 25 And by the way, I took that loan

		407				
1	to test the loan functionality when					
2	loans became available in California.					
3	And later my loan was liquidated in the					
4	pause. So, you know, I suffered					
5	liquidation along with many other					
6	customers.					
7	So there's that.					
8	MR. KHANUJA: Thank you. Thank					
9	you for your time. I'll cede you					
10	know, cede to Daniel or Greg.					
11	MR. KIESER: Hi. This is Greg					
12	Kieser. I am on the record. My name					
13	is as spelled on the Zoom chat.					
14	Can everybody hear me?					
15	THE WITNESS: Yes.					
16	EXAMINATION					
17	BY MR. KIESER:					
18	Q. Great. So, Oren, thanks for					
19	today. Just some context. I'm a loan					
20	holder. I have 13 loans I had 13 loans					
21	in total, three of which were					
22	liquidated [audio distortion].					
23	THE STENOGRAPHER: Excuse me,					
24	Mr. Kieser. You need to slow down so					
25	you can be understood for the record.					

BY MR. KIESER: Okay. I had 13 loans, three of which were liquidated during the -- June of this year, and the proceeds of the liquidated after the loan were paid off went into the earn program. So -- and I'm also on a committee of folks who had liquidated loans, so there are a couple hundred there, and also on the committee of loan holders, which is a thousand or more people. So all of my questions are concerning loan liquidation essentially.

409 1 2 Okay. Are you -- so as your role Ο. 3 as chief compliance officer were you 4 involved in developing and implementing the 5 policies and procedures surrounding liquidation events? 6 7 Object to form. MS. BRIER: 8 Outside the scope. 9 You can answer. 10 THE WITNESS: No, those 11 procedures were in place at the time I became the chief compliance officer. 12 And I would have gotten to that, but I 13 14 did not -- I did not in my --BY MR. KIESER: 15 16 Q. Okay. -- yeah, in my time. 17 Α. Okay. Is it your understanding 18 Ο. that the majority of the loans that were 19 initiated through the app had a 20 21 loan-to-value ratio of 80 percent as the liquidation point, the point at which they 22 would be liquidated? 23 24 Objection to form. MS. BRIER: 25 Outside the scope.

410 1 You can answer. 2 THE WITNESS: That's correct. 3 BY MR. KIESER: 4 Ο. Okay. Also were you aware during 5 mid-May and mid-June, there were two periods where the price of Ethereum and 6 7 Bitcoin dropped precipitously making a 8 number of loans -- probably a large number of loans go past that LTV value and, 9 10 therefore, be subject to liquidation? 11 Same objections. MS. BRIER: 12 THE WITNESS: Yes. BY MR. KIESER: 13 14 Okay. So can you talk about the Q. 15 process that was in place for liquidating 16 loans? Did it happen automatically when 17 a loan hit 80 percent, or was there a staff 18 19 member who would then look at the system or 20 would be charged to look at the system and 21 say, okay, this loan is 80 percent, let's 22 liquidate it, and they had to click on it 23 or do some manual process to liquidate the 24 loan? 25 Objection to form. MS. BRIER:

411 1 Outside the scope. 2 You can answer. 3 THE WITNESS: Yes. I can tell 4 you that automated systems were in 5 development and were basically on the verge of deployment -- you know, it was 6 right on the cusp of being deployed, 7 but the liquidations were a very -- you 8 9 know, a very manual process that were, 10 you know, conducted by the loans -- the retail loans team. 11 12 BY MR. KIESER: 13 And would you say that that Q. 14 process was the same no matter what? Ιf 15 you hit 80 percent, your loan was 16 liquidated, or was it sort of some went 80, 81, some didn't? 17 So, you know -- like, what --18 19 what is the consistency across the 20 portfolio of loans that were liquidated 21 when they hit 80 percent? 22 Same objections. MS. BRIER: 23 Yeah, because it THE WITNESS: was a manual process. 24 And like you 25 said, there were times where there

412 1 was -- you know, incredible volatility 2 in the prices of the underlying assets. I'm sure that there -- there -- I 3 4 know for a fact there were times where 5 the LTV went above that 80 percent -you know, went above that 80 percent 6 ratio just because of the volume of 7 loans that -- that were in play and 8 the -- and just the -- how quickly the 9 10 prices were changing. 11 BY MR. KIESER: 12 Okay. And are you aware that Q. there were several versions of the loan 13 14 agreement that indicated that a loan would 15 be liquidated down to a 65 percent LTV, in 16 other words, not liquidated entirely, but liquidated down to just -- I quess a less 17 risky LTV? 18 19 Were you aware that those loans 20 agreements exist? 2.1 MS. BRIER: Objection to form. 22 Outside the scope. 23 You can answer, if you know. 24 THE WITNESS: Yeah, I was not as 25 fluent with all the versions of the

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413
 1
          loan agreement.
 2
     BY MR. KIESER:
 3
               Okay. I had a couple of loans
          0.
 4
     that had that context, by the way.
 5
               So were you also aware that the
     on-screen prompt for liquidation of loans,
 6
     in other words, what the app told somebody
 7
     would happen when their 80 percent LTV was
 8
     reached said, quote, "We will sell some of
9
10
     your collateral to cover the margin,"
11
     unquote?
12
               Were you aware of that on-screen
13
     prompt?
14
                MS. BRIER: Object to form.
15
          Outside the scope.
16
                THE WITNESS:
                               I don't -- yeah,
          that -- I mean, just in preparation for
17
          this deposition, it wasn't -- I
18
          haven't, like, refamiliarized myself
19
20
          with that.
21
                Yeah, and -- and like I've said,
          this -- this was -- this was an area I
22
23
          was spending an increasing amount of
24
          time on, the loans.
25
                You know, because we, relatively
```

414 1 recent in the company's history, 2 started to get lending licenses, and we were applying for new lending licenses. 3 4 But I'm not -- generally, I'm just not 5 as -- as fluent in these agreements. 6 MS. BRIER: All right. Folks, 7 just as an update, we're -- we're little a under five minutes right now. 8 9 MR. KIESER: Okay. I'll be done 10 in two minutes. BY MR. KIESER: 11 12 Q. Were you -- were you aware 13 that -- you previously answered that when 14 something was liquidated or paid off -- a 15 loan was liquidated or paid off, that --16 those funds went back to where they 17 originated from. Based on that, were you aware 18 19 that in order to open a loan, many -- I 20 did or many people did, had to send money to the earn account in order for it then to 21 22 be applied to the loan to be open? In other words, that option to 23 24 put it into custody before going into a 25 loan was not even there; therefore, the

415 1 fact that it goes back to where it 2 originated from maybe isn't the best idea? 3 So were you aware that's how 4 loans were originated? 5 MS. BRIER: Objection to form. 6 Outside the scope. 7 THE WITNESS: Yeah, I know you're here to explain that -- and I would 8 9 just say that there were a bunch of 10 corner cases -- and I did say this in at least one of my answers, that --11 12 that the fact that assets were returned 13 to the account from where they 14 originated -- there were some corner 15 cases based on what we called 16 subcustody states. There may have been 17 other corner cases. So I know it wasn't 100 percent 18 19 of the time the practice of the 20 company. And in some cases, it 21 couldn't be, because custody was not 22 available in all states. BY MR. KIESER: 23 24 Q. Okay. 25 So, for example, if somebody had

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416
 1
     taken a loan, for example, in Louisiana
 2
     where we couldn't offer a custody account,
 3
     you know, we would not be able to return
 4
     assets to custody.
 5
               Okay. Thank you. One last
          0.
 6
     question.
 7
               I'm sure you understood that
     during this -- after the pause, there was
 8
     the public perception that -- that Celsius
 9
10
     was an insolvent company and, therefore,
     loan holders who faced a liquidation event
11
12
     were faced with the challenge of sending
13
     good money after bad or sending money into
14
     Celsius to fortify a loan from liquidation
15
     with the risk that Celsius would then go
16
     under and all of their money would go away.
               So they were essentially faced
17
     with an almost impossible catch-22 with
18
19
     regards to their life savings and their
20
     money.
21
               Are you aware of that kind of
22
     situation --
23
                MS. BRIER: Objection to the
24
          form.
25
     ///
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417 1 BY MR. KIESER: 2 -- that that was apparent? MS. BRIER: And outside the 3 4 scope. 5 You can answer. 6 THE WITNESS: Yeah, yes, yeah. 7 Yep, I understand that situation. 8 BY MR. KIESER: Were there any discussions at 9 Q. 10 Celsius with regards to this particular 11 thing? 12 In other words, you know, maybe 13 we should not take the -- maybe we should 14 not do these liquidations because of that 15 particular concern? 16 MS. BRIER: Objection to form. BY MR. KIESER: 17 Did that come into the decision 18 19 making? 20 MS. BRIER: I apologize. 21 didn't mean to cut you off. 22 Objection to form. Outside the 23 scope. 24 THE WITNESS: Yeah. I mean --25 and those discussions were with

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418
 1
     counsel.
           MR. KIESER: Okay. So those
 2
 3
     decisions did happen.
 4
           Those are all the questions I
 5
     had.
          I'll hand it off to Daniel.
 6
           MS. BRIER: Can we please get a
 7
    time check?
 8
           MR. FRISHBERG: Thank you.
 9
           MS. BRIER: Can we please get a
10
     time check on the record?
11
           (Simultaneous unreportable
12
           crosstalk occurs among parties.)
13
           MR. FRISHBERG: Thank you.
14
           THE VIDEOGRAPHER: Yes. So it
15
     is -- we are at seven hours exactly.
16
           MS. BRIER: All right. So,
     folks, we're --
17
18
           MR. FRISHBERG: I apologize.
           MS. BRIER: Sorry?
19
20
           MR. FRISHBERG: Can we get it
21
     extended?
22
           I believe -- let's see. We're
23
     allowed to get it extended -- let me
24
     see the case law.
25
           The rules --
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419 1 (Audio distortion; stenographer 2 asks for clarification.) 3 MR. FRISHBERG: Thank you. 4 Could we get the time limit 5 extended slightly? Kirkland did promise in the document that responded 6 7 to my objection that I would get a chance to depose the declarants as well 8 as the Federal Rules allow it to be 9 10 extended. MS. BRIER: Mr. Frishberg, as I 11 12 said earlier, the subpoena in the case was issued under the Federal Rules of 13 14 Bankruptcy Procedure, which limit this 15 to seven hours. 16 The UCC, in our understanding, 17 agreed to provide two hours to the pro se creditors, and we provided more than 18 19 that to the pro se creditors over the 20 course of the past two days. 21 We understand that you have 22 broader questions. But, you know, over 23 the course of the past few days, we've 24 allowed questioning far beyond the 25 scope of the motion at issue, so we're

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420
 1
     not going to extend the time for
 2
     Mr. Blonstein's deposition.
 3
           MR. FRISHBERG: Thank you.
                                        Can
 4
     you please contact the judge? I
 5
     believe he can order it extended.
 6
           MS. BRIER: If you want to, you
 7
     can file a motion. But we're not going
     to allow more time at this point.
 8
           MR. FRISHBERG: Will do. I will
 9
10
     be filing a motion.
                          Thank you.
           THE VIDEOGRAPHER: All right. So
11
12
     the time is currently 7:08 --
13
           MR. HERMANN: I would just like
14
     to formally object on the record and
15
     note that will I will be filing in my
16
     objections tomorrow that we were not
17
     able to complete the questions.
           (Simultaneous unreportable
18
19
           crosstalk occurs among parties.)
20
                         I believe the
           MR. HERMANN:
2.1
     timeline is unworkable, and I will
22
     continue to object to the scheduling
23
     order.
24
           MR. WOFFORD:
                         Immanuel and
     Daniel -- this is Keith Wofford for the
25
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Lexitas

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421
 1
     Committee.
                 Is there a particular
 2
     number of minutes that the pro ses
 3
     could limit themselves to?
 4
           Because I think part of the
 5
     issue, what Debtor's counsel is saying,
     setting aside all of the reservation of
 6
     rights under the rules, is that this
 7
     could be apparently open-ended and it's
 8
     getting pretty late, meaning if the pro
 9
10
     ses collectively could say definitively
     it was 15 or 20 or 5 or whatever number
11
12
     of minutes that might, although
13
     obviously --
14
           (Audio distortion; stenographer
15
           asks for clarification.)
16
           (Simultaneous unreportable
17
           crosstalk occurs among parties.)
18
           (Stenographer requests one
19
           speaker at a time.)
20
           MR. WOFFORD: So for the
21
     record -- sorry about that for the
22
     court reporter.
           Keith Wofford, for the Committee.
23
24
     Merely asking the pro ses if there is
25
     some proposed responsible limitation of
```

422 1 time that might be proposed to the 2. Debtors so as to avoid the need for 3 further satellite litigation on the 4 issue without prejudice to the Debtors' 5 rights, of course, to insist that they will not continue this any further. 6 7 That was the question I proposed to Mr. Frishberg and Mr. Hermann. 8 Apologies. 9 10 MR. FRISHBERG: Thank you. I am the last pro se. I think 20 minutes 11 12 should be plenty assuming everything 13 works out the way I expect it to. 14 MS. CORNELL: What if we limit 15 the scope to just the motion; I mean, 16 if we truly limit the scope of the 17 questions? MR. McCARRICK: This is T.J. 18 McCarrick from Kirkland & Ellis. 19 20 If we agree to extend this 20 21 minutes, I want on-the-record 22 statements from every pro se creditor 23 that you're not going to seek 24 additional discovery or depositions 25 from any of our three declarants in

```
423
 1
     connection with this motion.
 2
           Are you willing to make that
 3
     representation?
 4
           MR. FRISHBERG: I am.
                                   I can --
 5
     I'll say on the record that I will not
     be seeking any extra discovery
 6
 7
     depositions, et cetera, of these
 8
     specific three declarants for this
     specific motion.
 9
10
           Of course, I reserve all other
     rights, et cetera, et cetera.
11
12
           MR. McCARRICK: Okay. No,
13
     we're -- I don't think we're going to
14
     agree to that.
15
           If you need to, you know, file a
     motion for more time -- I understand
16
     Mr. Hermann also believes he needs more
17
     time. You can file your motion.
18
19
           Thank you, guys.
20
           MR. FRISHBERG:
                           Thank you.
21
           THE VIDEOGRAPHER: All right.
22
     the time is currently 7:04 p.m.
     concludes Media Unit No. 4 of today's
23
24
     testimony.
25
           And we are officially off the
```

```
424
     record for today's day of testimony.
 1
            (Time noted: 7:04 p.m.)
 2
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425 1 REPORTER CERTIFICATE I, the undersigned, do hereby certify: 2. 3 That OREN BLONSTEIN was by me duly sworn in the within-entitled cause; that said 4 deposition was taken at the time and place 5 6 herein named; and that the deposition is a 7 true record of the witness's testimony as 8 reported by me, a disinterested person, and 9 was thereafter transcribed. I further certify that I am not 10 11 interested in the outcome of the said 12 action, nor connected with, nor related to 13 any of the parties in said action, nor to 14 their respective counsel. 15 IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of November, 2022. 16 17 Signature: __Requested_Waived_X_Not Requested 18 Januar Wash 19 20 21 JESSICA R. WAACK Registered Diplomate Reporter 22 Certified Realtime Reporter California Certified Realtime Reporter 23 New York Realtime Court Reporter New York Association Court Reporter 24 Notary Public, State of New York

25

CCR-NJ (No. 30XI008238700) CSR-TX (No. 11958)

CCR-WA (No. 21007264), CSR-CA (No. 14420)

426 1 INSTRUCTIONS TO WITNESS 2 3 Please read your deposition over 4 carefully and make any necessary 5 corrections. You should state the reason in the appropriate space on the errata 6 7 sheet for any corrections that are made. 8 After doing so, please sign the errata sheet and date it. 9 10 You are signing same subject to 11 the changes you have noted on the errata 12 sheet, which will be attached to your deposition. 13 14 It is imperative that you return 15 the original errata sheet to the deposing attorney within thirty (30) days of 16 17 receipt of the deposition transcript by you. If you fail to do so, the deposition 18 19 transcript may be deemed to be accurate 20 and may be used in court. 21 22 23 24 25

	42	7
1	DECLARATION UNDER PENALTY OF PERJURY	
2	IN RE: CELSIUS NETWORK	
3	Date of Deposition: November 22, 2022	
4		
5		
б	I, OREN BLONSTEIN, hereby	
7	certify under penalty of perjury under the	
8	laws of the State of that	
9	the foregoing is true and correct.	
LO		
11	Executed this day of , 2022,	
L2	at	
13		
L4		
15		
Lб	OREN BLONSTEIN	
L7		
L8	SUBSCRIBED AND SWORN BEFORE ME	
L9	THIS DAY OF, 20	
20	NOTARY PUBLIC	
21	NOTARI PUBLIC	
22	MY COMMISSION EXPIRES:	
23		
24		
25		

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zoom 13:17 14:16,21 185:11,20 192:2 234:23 324:16 348:21 372:4 407:13